PRICE

MR. BLOUNT'S REPORT

Secretary Gresham Makes Public the Paper Prepared by the ex-Minister.

HE SIDED WITH HAWAII'S QUEEN

Thurston Was the Most Active Schemer in the Revolution.

THE GEORGIAN WOULD NOT BE TRAPPED

It Was His Opinion, After Studying the Situation, That Lil Had Been Badly Treated by Minister Stevens.

Washington, November 20.-Secretary Gresham decided this afternoon to make public all the correspondence and the re-port of James H. Blount, the special commissioner sent to Hawaii by President Cleveland to investigate the revolution which dethroned Queen Liliuokalani and the establishment of the provisional gov-

Mr. Blount arrived at Honolulu, March 29, 1893. In this report he calls attention to his reception by Minister Stevens, who "accompanied by a committee from the annexation club, came on board the vessel which had brought me. He informed me that this club had rented an elegant house, well furnished and provided with servants and a carrriage and horses for my use; that I could pay for this accommodation just what I chose from nothing up. He urged me very earnestly to accept the I declined it and informed him that I should go to a hotel."

The committee renewed the offer which was declined. He also refused to accept proffered favors from the ex-queen. Con cerning the position of the United States in the islands, he says:

The troops from the Boston were doing military duty for the provisional govern-ment. The American flag was floating over the government building and within it the ness. An American protectorate was to be the American minister during negotiations with the United States for annexation. The instructions directed me to make inquiries, which, in candor and truth, could t be done when the minds of thousands of Hawaiians were full of uncertainty as to what the presence of the troops, the American flag and the American protectorate implied. It seemed to me nee essary that all these influences should be withdrawn before those inquiries could be prosecuted befitting the dignity and power of the United States government.

The Troops Withdrawn. "Inspired with such feelings and confident no disorder would ensue, I directed the removal of the flag of the United States from the government building and the with from the government building and the with-drawal of the troops to their vessels. This was accomplished without demonstrations of joy or grief on the part of the populace. That afternoon, in an interview with President Dole, in response to my inquiry, he said that the provisional government was now able to preserve order, although it could not have done so for several weeks

after the proclamation establishing it."

Mr. Bloant then tells how Minister Stevens called upon him with W. G. Smith, who reported that the withdrawal of the United States marines meant that the Japanese would land troops from a man-of-war in the harbor. The American minister expressed belief in the statement. The Japanese commissioner put a stop to these tumors by having the vessel ordered away. anal government, left to its

tations.

Commissioner Blount says "that the causes of the dethronement of the queen and the establishment of the provisional government are both remote and proximate." He then reviews the history of the island at some length.

The Cause of the Revolution of '93. Beginning with the constitution of 1852 and the charges made in the system of of 1887, which resulted in the constitution of 1887, which resulted in the constitution of that year and in which is to a great extent given by Mr. Blount as the cause of the revolution of 1893. Under the constitution preceding 1887, there were abuses, especially those resulting from the revolution of 1887, when the legislature passed a number of bad laws, including the lottery and opium license laws, in which it was charged that the king was very corrupt.

was charged that the king was very corrupt.

Ar. Blount says this legislature would have caused a revolution in the United States, but the reformers of the islands declared "that the native is unfit for self-government and that his powers must be curtailed."

Mr. Blount then gives the version of Chief Justice Judd and himself, "touching the means adopted to extort the constitution of 1887. Among those mentioned in forcing King Kalakaua, is Mr. Thurston, now minister from Hawaii. Mr. Blount quotes a portion of the constitution of 1887, in which he notes the changes that were especially unsatisfactory to the monarch, such as removing the power of appointing the nobles, one branch of the legislature restricting the membership to persons having

the nobles, one branch of the legislature restricting the membership to persons having property amounting to at least \$3,000 and establishing suffrage qualifications which gave the whites control in the elections. It also afforded an opportunity for whites, Americaus, English and Germans, to vote without becoming naturalized. Upon this Mr. Bleunt says:

"For the first time in the history of the country the number of nobles is made equal to the number of representatives. This furnished a veto power over the representative of the popular vote to the nobles who were selected by persons mostly holding foreign allegiance, and not subjects of the kingdom, and the election of a single representative by the foreign element gave it resentative by the foreign element gave it

The king could appoint but not remove his cabinet. Mr. Blount describes at some length the restrictions placed upon the king by this constitution. He also speaks of the secret league which, prior to the revolution, established foreign armed troops hostile to the king and speaks of the control of the course.

established foreign armed troops hostile to the king, and speaks of the control of the islands by persons of foreign parentage and allegiance; foreign ships were in the har-bor, and the elections and actions of the people were under these influences. After the revolution had been accomplish, ed, the history of Hawaiian politics is fel-lowed by the commissioner. The reform party was not always successful and could not control matters to suit themselves, but in the legislature of 1892 there were party was not always successful and could not control matters to suit themselves, but in the legislature of 1892, there were a number of members of each faction aspiring to cabinet places, and while the reform party, under these conditions, was enabled to vote out cabinet after cabinet, it never had a majority of members of the legislature.

The Queen Takes a Hand.

Mr. Blount says:
"Let it be borne in mind that the time pear at hand when the legislature would probably be prorogued. Whatever cabinet was in power at the time of the prorogation had control of public affairs, until a

new legislature should assemble two years new legislature should assemble two years afterwards, and longer unless expelled by a vote of want of confidence. An anti-reform cabinet was appointed by the queen. Some faint struggle was made towards organizing to vote out this cabinet, but it was abandoned. The legislature was prorogued. The reform members absented themselves from the session of that day in manifestation of their disappointment to the loss of power through the cabinet for the ensuing two years.

loss of power through the capinet for the ensuing two years.

"The letter of the American minister and naval officers stationed at Honolulu in 1892, indicate that any failure to appoint a ministry on the reform party would be a ministry on the reform party would be to produce a political crisis. The voting of the Wilcox cabinet produced discontent among the reformers, verging very closely towards one and had more to do with the revolution than the queen's proclamation. The first was the foundation; the latter opportunity. In the legislatures of 1890 and 1892 many petitions were filed asking for a new constitution. Many were presented to the queen. The discontent with the constitution of 1887 and eagerness to escape from it con-The discontent with the 1887 and eagerness to escape from it con 1887 and eagerness to escape from 1887 and eagerness to trolled the elections against the party which had established it. Divisions on the mode of changing the constitution, whether by legislative actionor by constitutional conregistative actionor by constitutional convention, and the necessity of a two-thirds vote of the legislature to perfect amendments, prevented relief by either method. Such was the situation at the prorogation of the legislature of 1892.

"This was followed by the usual ceremonies at the palace on the day of prorogation the presence of the cabinet supreme

tion, the presence of the cabinet, supreme court judges, diplomatic corps and troops The queen informed her cabinet of her pur pose to proclaim a new constitution and requested them to sign it."

The Refusal to Sign the Constitution.

He then tells how the cabinet refused to sign the constitution and the displeasure of the queen. On January 16th a procla mation was issued by the queen and her members saying that what she proposed to do on the Saturday previous was com-pelled by stress of her native subjects. This was sent to Minister Stevens, to which there was no response. On the 17th she sent another letter tening him that the present constitution would be maintained. On the back of this was written the On the back of this was written the word, "Declined," also the time received

Mr. Blount says the cabinet could not be removed for two years, and it being against a new constitution, there was no possibil-ity of it being proclaimed. Hns descrip-tion of the revolution is as follows:

The Story of the Revolution. "Nearly all the arms on the island of Oahu, in which Honolulu is situated, were in the possession of the queen's government. A military force, organized and drilled, or cupied the station house, the barracks and e palace—the only points of strategic significance in the event of a conflict. The great body of the people moved on

"The great body of the people moved on in their usual course.

"Women and children passed to and fro through the streets seemingly unconcerned of any impending danger, and yet there were secret conferences held by a small body of men, some of whom were Germans, some Americans and some native born subjects of a foreign origin. On Saturday examing of a foreign origin. On Saturday evening, the 14th of January, they took up the subject of dethroning the queen and proclaiming a new government with a view of annexation to the United States. The first and most momentum superiors with the view of the content o tion to the United States. The first and most monentous question with them was to devise some plan to have the United States troops landed. Mr. Thurston, who appeared to have been the leading spirit on Sunday, sought two members of the queen's cabinet and urged them to head a maxement against the oueen and aid Mr. ovement against the queen and aid Mr Stevens to land the troops, assuring them that in such an event Mr. Stevens would do so. Failing to enlist any of the queen's cabinet in the cause, it was necessary to devise some other mode to accomplish this purpose. A committee of safety, consisting purpose. A committee of safety, consisting of thirteen members, had been formed by a fittle body of men assembling in W. O. Smith's office, a deputation of these, informing Mr. Stevens of their plans, arranged with him to land the troops. If they would ask it, "for the purpose of protecting life and property," It was agreed between him and then that in the great them that in the great them. nd them that in the event they should oc-py the government building and proclaim new government, he would recognize it. two leading members of the commit-Messrs. Thurston and Smith, growing tee, Messrs. Thurston and Smith, growing uneasy as to the safety of their persons, went to him to know if he would protect them in the event of their arrest by the authorities to which he gave his assent. At the mass meeting called by the commitee of safety on the 16th of January. was no communication to the crowd of any purpose to dethrone the queen or to change the form of government, but only to authorize the committee to take steps to prevent a consummation of the queen's purposes and to have guarantees of public safety. The committee on public safety had kent their purpose from the public view at this mass meeting and at other small gatherings for four of precondings against them by the fear of proceedings against them by the government of the queen. After the mass meeting had closed, a call on the American minister for troops was made and signed in-discriminately by Germans, by Americans and by Hawaiian subjects of foreign extrac-

Mr. Blount says that the native rac seel that a great wrong has been done them not their queen, when the queen resigned under protest and did not believe that the action of Stevens would be endorsed, and he

the circumstances surrounding her con have been foreseen and ran deliberately in by the president of the United States. He or the president or the United States. Her aifform conduct and the prevailing senti-ent amongst the natives point to her be-of as well as theirs that the spirit of statice on the part of the president would estore her crown. That is the only thing in e nature of the commendation made." The special commissioner closes with a scription of the industries of the islands. statistics, comparisons of the races, changes in the conditions of the natives and infor-mation tending to show that they have been

Bailroad Societies Hold a Secret Meeting. Huntington, Ind., November 20.—A big meeting of railroad men was held here last evening, representatives of the Brotherhood of Locomotive Engineers, Brotherhood of Locomotive Engineers, Brotherhood of Railroad Trainmen, Order of Railway Conductors, Switchmen's Mutual Aid Association and Order of Railroad Trainmen, processes of the Conductors of Railroad Trainment, processes of the Conductors of Railroad Trainment, processes of the Conductors of Railroad Trainment, processes of the Conductors elegraphers were present. Delegates attend from all along theErie line from Jersey City

garding the proceedings and nothing could garding the proceedings and nothing could be learned from the men. It is known, however, that the questions considered were of great importance and committees were appointed to look after them.

The Sub-Committee in New Orleans.

New Orieans, November 20.—Senators Bate, of Tennessee, and George, of Mississippl, arrived in the city this morning from Memphis. They are here as a subcommittee of the senace committee on agriculture and will make an investigation as to the values for the existing depression in the cotton industry. They called at the certon exchange this morning earlied as the certon exchange this morning. cotton exporting port in the world.

Columbus, O., November 20.—Following is the official result of the Ohio election: Me-Kinley's plurality, 80,890; his majority over all candidates, 43,026.

FREE SILVER AGAIN.

Bimetallists Will Resume Their Fight at the Coming Session.

EVENTS HAVE SUSTAINED THEM

They Declared That Repeal Would Be Disappointing.

EUROPE'S FAITH IS STILL WEAK.

Mr. Bland Proposes to Offer a Bill to Re vive the Free Coinage Act of 1837. Some Results of the Election.

Washington, November 20.-The indications are that the free coinage fight will be renewed with increased vigor at the

The men who waged such a stubborn warfare for silver in the house during the extra session, appear to have gathered con fidence by the events, which have follow-ed the repeal of the silver purchase act, and an organization of their forces is now being perfected. For the past two or three weeks, the silver men have been singularly quiet. The reason for this has now be come apparent. The silver men were wait ing for a sufficient period to elapse after the repeal of the Sherman act in order to demonstrate to the people that the silver purchase law was not the cause of the great financial depression and that its repeal would not prove a panacea for all the commercial evils, which have accompanied the times. They think the demonstration of this fact is apparent to the American people now, so the silver men are preparing to say to the two houses of congress next month that the legislation demanded by the administration has been a failure in restoring commercial prosperity; that the pos tion of the silver men in urging fee coinage at the last session has been vindicated and that now the democratic party in con-gress should devote itself to redeeming the remaining pledges of the last democratic national convention on the subject of silver and financial legislation.

They Will Have to Toe the Mark With this object in view Chairman Bland, of the committee on coinage, weights and measures, is preparing a bill, which he, as the leader of the free coinage men, will introduce at the opening of the next session It is further declared by Mr. Bland to be his intention to afford no loophole of esfor those democratic congressmen. who have talked for free coinage to their constituents at home, but vote against it on a plausible pretext, when the matter up for consideration in the house.

says, declared themselves devotedly attached to the free coinage cause during the recent session, but explained that they thought the wiser course at the time was to repeal the silver purchase act and then to take up the free coinage question, pure and simple, and consider it at the regular session. By reference to a carefully pre-pared list, Mr. Bland declares that there By reference to a carefully preis a clear majority for free coinage in the house of representatives if their private declarations to him during the extra ses sion are to be relied upon, and he propose now to bring these gentlemen to the crucial

The measure which Chairman Bland will introduce at the opening of the session is substantially a re-enactment of the law of January 18, 1837. It is the opinion of that a bill re-enacting will command strength and afford opportunity for evasion than any other neasure which could possibly be presented.

The Act of 1837.

The act of 1837 was simple and brief. The act of 1837 was simple and order. It provides for silver dollars of 412 1-2 grains and declared that, "the dollar, half dollars, quarter dollars, dimes and half dimes shall be legal tenders according to their normal value for any sums whatever."

In regard to his position and the plans of the silver men, Chairman Bland says:
"I do not see that the repeal of the "I do not see that the repeal of the herman law has changed the situation for Sherman law has changed the steatments the better—indeed, it appears to have rather changed it for the worse. The truth is, and the people now thoroughly realize it, the silver purchase law has had nothing to do with the hard times. The hard times came on and they are with us and they cannot be waved away by the wand of any magician, however portent his charms, or however reverential his person ality. We have simply got to go through anty. We have shaping sot to go through a process of liquidation before good times come again and that was necessary wheth-er we repealed the Sherman law or not. This panic, like all other panics, finally reached a point where the people got afraid of the banks and afraid of each arrand of the banks and arrand of each other and there has now got to be a gen-eral liquidation and blotting out and a beginning anew. The repeal of the Sher-man law will only tend to make liquidations harder for the debtor class of people tions harder for the debtor class of people, because it contracts the currency and leaves the business in the country without a sufficient volume of money to supply the growing population and development of industries. One of the great mistakes those people seem to have made about repeal is that their plan was to promote schemes in Wall street bonds and mortgages and things of that kind. It was supposed that regeal would do this because

posed that repeal would do this, because it was thought that European capital would be invested here more readily by the re-peal of the silver purchase act than by let-ting it stand. But it seems that even in that they have been seen as it. that they have been greatly disappointed. Europe Still Suspicious. Europe Still Suspicious.

"There seems to be now less confidence in Europe in our financial condition than there was before. They are sending no mopey here and are continuing to draw away ours. As the gold basis which we now have here tends to contract currency, it is making the times harder everywhere. The contraction of the currency and a gold basis will tend to make a sharp demand for gold in Europe as well as here and will injure our producers by causing low prices for everything we send to Europe. This also makes lower prices here, and hence, since the passage of the repeal act, wheat and cotton have gone down in the market instead of going up.

peal act, wheat and cotton have gone down in the market instead of going up.
"If we can reduce the tariff very largely so as to make trade easier and freer, the exchange of our commodities for commodities abroad will tend somewhat to relieve the farming interests of this country. Hence, 1 think Hence, 1 think least immediately this country we should at inpose a large income tax

impose a large income tax."

"We expect to undertake to pass a free coinage—bill before congress adjourns," cont and Chairman Bland dec'sively.

"What success we will have is very uncertain. I shall introduce a bill reviving the act of 1837 and thus providing again for the free coinage of standard silver dolars. My—position is that we should repeal now all of the Sherman laws on silver and have the law of 1837 re-enacted and thus put silver back to where it was before

he put his hand on it. Since we have repealed one of his late, let us repeal all of them. It think that a majority of the committee on coinage weights and measures will favor such a bil as I am preparing. I think the late election will stimulate some of them to a belief in the wisdom of such a policy. The late election seemed to to be a general want of confidence of the democratic p. liey. The result of the late election does not dook either as though the people had much confidence that the repeal of the Sherman law would help them.

Ought to Pass a Tariff Bill. "My purpose is to introduce such a bill and have it promptly acted upon by the committee. I have no doubt that it will be so and have it reported back to the house. I am willing to wait, then, a reasonable time for the discussion and passage of a tariff bill before pressing the free coinage measure. We will not embarrass them and will give no one an excuse for evading the issue. I think our people ought to go to work and pass a good tariff bill at an early date and after that is done, I propose to see if we cannot have some financial legislation. For my part, I am a free trader and do not bemy part. I am a free trader and do not b my part. I am a free trader and do not belong to the ireidental protectionists or to any other class of protectionists. Of course if they put wool on the free list, I shall expect and insist on a very heavy cut in woolen manufactured goods. I should consider it very unfair to put wool on the free list, unless we get a compensating reduction in manufactured woolen goods."

LI MOST IN SHAPE

The Ways and Means Committee Will Make an Early Report.

Washington, November 20.-The ways and means committee will probably give out the new tariff bill on next Monday, the 27th. A meeting of the committee will be called for that day, as it is necessary that that bill be spread before the entire comnittee and a formal vote taken on its adop tion before the measure is given to the pub

The democratic members are now devot ing most of their time in conference, at tempting to discover, with the aid of Assistant Secretary of the Treasury Handin and other treasury officials, the exact amount of revenue that will be yie.ded by the various schedules under the revision contemplated by the committee.

The income tax provision is still held in abevance until the amount of revenue likely to be raised under the tariff is ascertained, though there seems to be no doubt of its final adoption. This will greatly relieve the subcommittee on internal revenue and render it unlikely that there will be any increase on any of the articles embraced in the internal revenue schedule, except whisky. The tax on beer and all grades of tobacco will be probably allowed to remain, though a small increase of the whisky tax is quite probable. Ten ents per gallon is the increase now most frequently mentioned, but the committee still remains quite non-committal on the subject. Night sessions are now to be held regularly by the democratic members until the bill is completed. The house committee on appro-priations is making much progress on the opening of the regular session. Three sub-committees were in session coday, the committee on the sundry civil appropriation bil to the committee on pension bills and the committee on fortifications bill.

Weak Points in the Law

In his annual report Mr. A. L. Drum mond, chief of the civil service, states that action 529 of the revised statutes, which relates to the unlawful acts of bank offi-cials, is so worded that crimes not spécifically characterized by it cannot be reached

Dr. Drummond recommends that the period fixed by the statute of limitations in case of crime committed by bank officials, be extended from three to five years. He says the Columbian half-dollar was counter-

feited to a very great extent. Carolina, and George W. Barnwell today argued before the supreme court in the case of the Charleston constable for contempt of court in seizing liquor from North Carolina under the state dispensary.

D. W. Wilson, of Shelbyville, Ind., and Mrs. T. B. Morgan, of Bloomington, Ind. have been disbarred as attorneys from the interior department.

Assistant Attorney General Thomas, of the postoffice department, has rendered a decision, in which he holds that bond investment schemes ought not to be permit ted to use the mails,

The supreme court today advanced and set down for hearing, January 24th, the case of the Mobile and Ohio railroad against Tennesse, involving the question of exemption of the railroad from taxation by the state under its grant.

GAVE AWAY THEIR SECRETS.

Powderly Accuses James A. Wright of Be traying the Knights of Labor.

Philadelphia, November 20.-The general assembly of the Knights of Labor held an other stormy session tonight and the lie passed more than once between the admin stration and the anti-administration dele-

General Master Workman Powderly ac cused James A. Wright of giving away the secrets of the order. He declared that Wright had furnished the information for the reports printed in a morning paper. Wright denied the accusation vigorously.

The delegates looked anxiously this morning for the report of the finance committee, which was promised today, but it was not ready. It is stated that the committee is divided up on this report, three of the mem two opposing and threatening to present a in order that the difference may be adjusted

f possible.
The committee has gone carefully the books and accounts of General Secre tary and Treasurer Hayes, with special reference to the charges of misappropriation of funds made, and has beside heard verbal evidence from the accused in explanation of certain points of which information was desired. A resolution requesting the resignation of all the general officers was presented today. It was promptly referred to the committee on resolutions, although the delegates presenting it asked for immediate action. Powderly, however, would not have it that way and it was referred.

The administration, as represented by tary and Treasurer Hayes, with special ref

The administration, as represented by Powderly, Devlin Wright and others, is still defiant, but it is plainly disturbed over the fact that its proceedings have been published despite the efforts to present it and it, and it is seriously looking for

Jackson, Miss., November 20.—(Special.)— The supreme court today reversed and remanded the case of alck Swanson, slayer of two Jackson policemen, upon grounds that the jurymen read accepancy containing testimous and commented thereon during the progress of the trial.

Negroes Shoot Each Other Day's Gap, Ala., November 20.—(Spec'al.)—At Patton mines, five miles west of this place, a row occurred among negroes yesterday, which resulted in the fatal shooting of one and the wounding of atother.

Mountain Boys Do Not Tako Practical Jokes Every Time.

TWO OBJECT TO BEING HELD UP

They Made Fight and Were Shot Down in the Road.

JEALOUSY MAY HAVE FIGURED IN IT

All Were in Bad Company-The Jokers Walk Into the City and Give Themselves Up-Out on Bond.

Knoxville, Tenn., November 20 .- (Spe

cial.)-Another bloody crime has been en-acted in the wild mountains of East Tennessee. In a rude hut near the crest of Copper ridge, a spur of the Cumberland mountains, about twelve miles from Knox-ville, Edward Clapp, a young mountaineer, lies dead tonight, while in an adjoining room Oscar Mynatt, his friend lies with the damp of death upon his brow. The tragedy was enacted near the mountain cabin Sunday night about 7 o'clock. Ow ing to the isolation of the place, the news did not reach the city until this morning, when J. A. Householder and Frank Davis, the young men who did the shooting, came into town and surrendered themselves to the authorities. They were taken be-fore a local justice of the peace and on their own story and without any other wites being summoned, were released on \$1,500 bond each to appear for trial to Mouseholder is a son of Justice Householder, of this city, and Davis is well

The shooting occurred over a w Sunday night Householder and Davis left the home of Householder together and proeeded to the residence of a woman named Hutchison where several women lived. The one particular woman which Householder wished to see was out walking with Clapp and Mynatt. They came upon the trio and Householder, as he said today, in a spirit of fun, commanded the men with the woman to throw up their hands. Instead of complying, Mynatt pulled a pistol and started to shoot. Clapp, his companion, jumped forward and grabbing Mynatt's pistol exclaimed

"Give me that. Let me attend to this." Securing the weapon he opened fire on Householder, who returned the shot. The shooting then became general four pistols were quickly emptied. When tne smoke cleared away, Clapp and Mynatt were both found lying on the ground wounded. They were removed to a neighboring house where Clapp soon expired. My natt was still alive last night, but he cannot survive.

THE CHANDLERS ON TRIAL.

Two Hundred Witnesses to Be Examined Opelika, Ala., November 20.—(Special.)—The trial of John and Charley Chandler, charged with killing Robert Howard, a prominent cit. zen of Lee county, in November, 1891, was be gun in the circuit court this morning. How ard was killed before at least 2,000 people ilmost directly in front of the grand stand at the fair grounds in this city. The East Alabama fair and expost on was in progress at the time. The Chandler brothers and about twenty others on one side got into a general fight with an opposing force of about the same number. Knives and pistols were freely used, and several people were badly cut and

shot and Howard, who caused the scrimmage, was shot several times by the Messrs. Chandler and died shortly afterwards. Howard hid, it is claimed by the friends of the Chandlers and the Chandlers themselves, made inproper proposals to a Miss Chandler. The circumstances connected with the case and the prom.nence of the parties interested nake it one of great interest to nearly every difficen in east Alabama, many of whom were eye witnesses to the crime, if crime it can be called. The trial has been postponed from court to court and when the definite announcement was made that the trial would take place court to court and when the definite announcement was made that the trial would take place the friends of all parties flocked to the city. When court opened today the courthouse was packed. The trial will probably consume a large portion of the week. The defendants are represented by General George P. Harrison and the state .s represented by Solicitor John V. Smith and Hon. C. A. L. Sanford. About 200 witnesses will be examined.

CUT HIS THROAT WITH A PIECE OF GLASS. Wm. G. Parish, Who Killed His Partner Sulcided in His Cell Yesterday.

Dallas, Texas, November 20—Another chap-er in the bloody murder of young Landon, a prominent merchant, by his partner, William G. Tarish, was enacted today. Parish, who was indicted for the killing, committed suicide at 1:30 o'clock in his cell at

the county Jall this afternoon. He cat his arm with a small piece of glass and then cat his throat with the same instrument and bled to death. The mid act was committed immediately death. The mad act was committed immediately after dinner. There was no one around but Parish and his guard. While the latter was marching up and down the corridor, not dreaming that Parish meditated an attempt on his life, the latter sat in a chair, apparently eating his danner. The guard is very deaf, and for that reason falled to hear Parish sonash a g.ass dish that had contained a delicacy sent him by a young lady. Parish took a part of the glass and ran it several times across his throat, inflicting a deep gash that severed the windplue.

THIS WAS NO FRENCH DUEL.

Other to Pieces with Knives.

Napoleon, O., Novemeer 23.—A desperate uel took place near this place on Saturday, etween Charles Davis and Leonard Forsythe, aged twenty-two and twenty-four, respective y. Swords were used and inter, as they were woken, the men used their jackknives. The coung men were rivals for the hand of Miss young men were rivals for the hand of Miss Margaret Farrell, daughter of wealthy Squire Farrell. Both were almost literally cut to pleces and were unconscious when found. Forsythe, in addition to a number of hacks and cuts, was run through the lower part of the left lung. While there is some hope for his r.val's recovery, the doctors express little hope for Forsythe.

Killed the Kidnapers.

New Albany, Ind., November 20.—Joseph H. Kraft, a merchant of this city, who lives a mile and a da.f out on the Paod pike, was sent for tonight hurriedly by his wife, who sent for tonight nurried y 5y his wife, who informed him that she had discovered a scheme to kidnap their only child, twelve years old. Kraft and a purry of friends secreted themselves acar the house, and, when Stophen Whiteman, Charles Compton, Mason White and another appeared in obetience to a certain signal to capture the gir. Kraft shot into them and ki led Stephen Whiteman, who gave his pars away. Their object was to secret the child and force a large reward for e his pas away. Their object was to the child and force a large reward for ber return. The others were arrested and failed. Mob violence is expected.

Chloroform Used to Effect a Robbery.

Birmingham, Ala., November 20.—(Special.) Last night while Mr. and Mrs. J. D. Cham-beriain, of Woodlawn, a suburb, were askeep burglars entered their residence, chloroformed

them both and ransacked the premises, takin 850 in money, a lot of jewelry and other at 12des. When Chambertain awoke he gave th a arm and dogs were put on the track of th

burglars, but they were not caught. THE BOOKKEEPER GAVE HIM AWAY.

Receiver Griffith Charged with Running the Business for His Own Benefit.

Denver, Col., November 20.-A sensation at developed this morning in the distr court when the exceptions were filed to t report of G. W. E. Griffith, the receiver nd other creditars. These exceptions charg Receiver Griffith with running the busine for his own benefit. Judge Decker, who repr sents Receiver Grifflth, quickly arose in cou-and asked who had furnished the informa-Lon upon which the exceptions were based He was informed that it was Ira W. Hicks bookkeepe for Griffith. Decker then charged Picks with making away with \$5,500. There was considerable discussion. Judge Allen said the statement made by Judge Decker in open court in ordering Receiver Griffith to proceed criminally against H.cks called for

Hicks is at present at Lawrence, Kas., but Allen says he will be brought here. The hering was then continued until next Monday.

SWEPT BY FIRE.

Jonesville, a Suburb of Birmingham, in Danger of Being Entirely Destroyed.

Birmingham, Ala., November 20.-(Special.) At this hour, 2:20 o'clock a. m., Jone 2 a thriving suburb of this city, is on fire. dozen costly villas are in ashes. Others are an hour. The damage, if the wind continues will reach \$500,000. The fire department is powerless to handle the flames.

THEY RUN IT TO SUIT THEMSELVES. Officials of Toledo Order Goods and Chargo

Them to the City.
Toledo, O., November 20.-A starfding condi-ion of affairs has been brought to light in

Tae report of their investigation from various municipal departments discusses the fact that the city has for a number of years been practically witnout a head. Each department has been conducted in a manner satisfactory to its chief, and collections have been turned into the city treasury whenever the custodians of the various funds saw fit. No record of

of the various funds saw fit. No record of receipts or disbursements exists whereby to ascentain the amount of the leakage, which, it is claimed, has existed for years.

Many of the city officials have been in the habit of paying themselves their own salaries and depositing the city funds to their own personal credit in various banks. Supplies have been paid for on presentation of calms, without question as to whether the goods have been delivered or not, and in many instances bills for the same supplies have been paid two or more times.

been delivered or not, and in many the best bills for the same supplies have been paid two or more times.

Every clerk in the city department has exercised the privilege of ordering whatever he wanted, and these have been paid for, in some instances, six months before the desome instances, six months before the diverge of the goods.

As but few of the officers kept but a petty cash account, it is impossible for the board of accounts to check accounts, even for a month. The board claims that the loss to the city through the make-shift methods in vogue has been fundreds of thousands of doding annually. A city comparedler will be

dollars annually. A city comptroller will be appointed and rigid investigations will follow

SHOOT THEM LIKE DOGS Is the Order of President Diaz Disposing of

the Revolutionists.

Cinad Juarez, Mex., November 20.—The reports of further engagements between the revolutionists and the federal troops have prooutnomers and the deceded much excitement. Though making light of the idea of the present trouble, savoring of a revolution, it is evident that the government is fearful of the result. The situation is very is fearful of the result. The situation is very favorable to the revolutionary in which they are operating is such as they feel at home in and is difficult to access to the troops, both on account of its natural roughness and a snow two feet deep, which retards their merchants that they are leading the procession of the kickers and had better not tie on to too many people with grievances. It is stated that Alabama's two senators and six of the nine congressment are waiting to

Palomas and Conception have been invaded and the former completely looted. President Diaz has ordered that all the revolutionists caught be shot like dogs. In every town along the river secret agents

are entisting recruits for the revolutionists and spies of the government are marking suspects to be arrested and put to death.

Word from Menterey, says that General Reyes, in command of the northern troops and overnor of the state of Neuva Leon, does not onsider the present trouble as anything worse than a raid, for the purpose of blunder and predicts that it will be put down in a few

A BLACK EYE FOR THE DISPENSARY. The Grand Jury Fails to Find True Bills in

The Grand Jury Faits to Find True Bills in Four Indictments.

Charleston, S. C., November 20.—The dispensary got another black eye today. The blow was administered by the grand jury of this county.

For several days past the solicitor has been trying to get some of the thirty or more cases of violation of the dispensary law before the grand jury. The state's spies, who are chiefly made up of the witnesses, could not be found or induced to go before that body until today, when the solictor secured the attendance of Chief Coustable Gaillard and one or two other witnesses. Four cases were then given to the grand jury against John Schultz, H. O. Nolte, Joe Jenkins and W. Bower. The indictments charged the party with com-

Judge Simonton Occides to Hear Evidence
Charleston, S. C., November 20.—(Special.)—
In the United States court today argument
was heard on the case against Lewis H. Per
rin, a dispensary constable of Greatwood, who
is ruled for contempt of court for tevying upon
goods in the possession of the receiver of the
Rich and and Danville railroad. Ex Judge
Cochran appeared for the railroad and Assistant Attorney General Buchman for the
state. The return to the rule is quite a
lengthy document. After a short argument
Judge Simonton dec'ded that he would take
the testimony of the railroad agent; and others
residing at Greenwood and further proceedings
were accordingly postponed until some diy
during the coming term of the district court
a, Columbia. Judge Simonton Decides to Hear Evidence

Two Prisoners Get Away.

Two Prisoners Get Away.

Birmingham, Ala., November 20,—(Special.)

Deprity Collector Heatherlagton, of Atlanta, and a posse raided a big still in the western part of Franklin county, Alabama, Saturday night and captured five men. Egit's gallons of whisky were found. While the officers were loading the whisky in a wagon two of the prisoners made a break in the darkness and escaped. Several more raids will be made in Franklin this week.

Eurned to Death at a Furnace

Birmingham, Ala., November 20.—(Spe George Smith, a negro haborer at the furnace, was burn d to death on Saru with the was was no near the torn of

She Had One Ambi

BY HER OWN HANDS SH

To Get Money to Pay Ran an Engine.

SHE LEARNED TO DO IT WELL, TOO

In Her Native State She Had Gained Distinction to Be Froud of, Being Highly Esteemed.

Columbia, S. C., November 20.—(Special.) No more touching story of hope and ambi-tion cut short can be found than that of Miss Mary Yeargin who was drowned in Cayuga lake, N. Y., Saturday. She was a self-made woman and the story of her struggle for an education is well known here. Her father is a one-armed ex-confederate soldier and farmer of Laurens county. He was unable to send his daughter to a college, but she was determined to obtain an education. He owned a gin and had been employing a colored man as the

Miss Yeargin asked him to let her run
the engine and to give her the salary given
the colored man. He consented, but with
some doubts of her ability to fill the position. He was soon gratified to find that
she was fully capable of acting as engineer.
She soon accumulated enough money to attend Methodist college in this city, from
which she graduated. After teaching in
the college for some time she went to Leesville, S. C., where she taught about a year.
She wanted to go higher, however, and
managed to obtain the means to go to Cornell university to take a special ceurse.
While teaching in the college here she educated a young sister. She passed through
here over a month ago on her way to Cornell.
She had gained much prominence in educational circles in this state and was one Miss Yeargin asked him to let her run

She had gained much prominence in educational circles in this state and was one of the commissioners selected by the legislature to investigate the working of industrial colleges for women and report on the advisability of establishing such a college in this state. It was upon the suggestions contained in this report that the state normal college was established. Miss Yeargin went to Cornel to pursue a course in the law department with a view of practicing, the profession if she found she liked it better than teaching.

NIL

HOPEFUL FOR IRON. Alabamians Return from the Capital and

Make Their Report. Birmingham, Ala., November 20.-cial.)—The Commercial Cub's committee

in the matter of tariff reform. The chances are, however, that it will not go prough, as the sentiment seems to prevail with the iron the sentiment seems to prevail with the iron men here that they had best fight their own

THE CONFEDERATE VETERANS Will Hold Their, Reunion in Birmingham on April 25, 1894.

New Orleans, November 20.—Headquarters United States, Confederate Veterater General Order No. 115: The general commanding announces that the reunion, which was fixed by the last meeting, held in the city of New Orleans, to take place in the city of Birmingham, Ala., leaving the date

city of Birmingham, Ala., leaving the date to the general commanding and department commanders, and which was postponed for reasons given at the time and which were unavoidable, will now take place at Birmingham, Ala., of Wednesday and Thursday, April 25 and 25, 1894.

These dates are selected in response to an almost universal request, are concurred in by Lieutenant dieneral W. L. Cabell, commanding trans dississippi department, and have been submitted to our host at Birmingham and acquiesced in. By order Birmingham and acquiesced in. By ord of J. B. GORDON,

SLIPPED OFF AND MARRIED. The Bride Will Notify Her Parents of the

Johnnie A. Bell, of this city, and Miss Me in Columbia yesterday. The story of the man musance and selling intoxicating liquors.

The solicitor went before the grand jury and explained the dispensary law to them. That body, however, made short work of the bills. In less than thirty minutes they returned into the court with 'no bill' endorsed on each of the indictments.

As the four bills above named were the only ones in which the solicitor could secure witnesses, the action of the grand jury in these four cases precludes the possibility of trying any of the dispensary laws.

Indee St. Wedding. Columbia, S. C., November 20.—(Special.) Johnnie A. Bell, of this city, and Miss Mc-Cromwell, of Savannah, Ga., were married

Omaina, Neb., November 20.—A special to The Bee from Lincoln says: A. J. Hoover, one of the proprietors of the Hotel Lindell, of this city, today swore out a compiaina against Congressman W. A. McKelghan, of the fifth Nebraska district, charging him with procuring board and lodging without rendering a fair equivalent in cash for the same. The complaint cettes that McKelghan remained at the Lindell from January 4th until February 26, 1863, and during that time neglected to pay the charges against him. Judge Lansing issued a warrant this aftermoon and it was placed with a deputy sheriff for service.

Fought at the Church

Opelika, Ala., November 20.-(Special.)-A bloody shooting scrape took place between Young Riddle and George Allen, two well-to-do young farmers, at schurch, in Macon county, yesterday An old fend was the cause of the The men met at church by accla gan firing on each other instantiy mortally weunded and well dis

Charleston, S. C., November decree was entered in the court today, ordering the sale

Meeting of Stockho

Richmond, Va., November 2 meetings of the stockholders of and Petersburg radia and The old officers of

ber 19.-(Special.)western railroad mato Justice Jackson, he ory Speer, who was then ing the latter to preside hville. Judge Speer was accept the invitation, but, ded with Justice Jackson in the hearing when the original nade, he forwarded to the jusws on the question which inn to decline to sign the decree was, in effect, a dissenting opinion, and it was filed in the clerk's office with the

On account of the great interest felt in the recent decision of Judge Jackson, re-fusing the Southwestern people a rehearing, this statement is now for the first time pub-

It is stated here by gentlemen who have conversed with Judge Speer that he felt that the suretyship theory advanced in the first part of this opinion is the correct one, and that in the second theory presented in and that in the second theory presented in the statement given, he stated the case more strongly against the Southwestern than it ought to have been stated. In point of fact, since \$8,000,000 which was actually issued under the \$13,000,000 mortgage was deposited to secure the \$5,000,000 debt, the real and true pro-rata-to the parties holding these bonds would be \$5,000,000 instead of \$8,000,000. In other words, the pro-rata figure would represent the debt and not the collateral pledged to secure it.

Onugathors Assum d

Obtigations Assum d In consideration of the perpetual lease of the Southwestern railroad to the Central Railroad and Banking Company of Georgia, entered into June 24, 1869, the latter company became obliged to pay off all the outstanding and after indebtedness as it

became due of the Southwestern Railroad Company. The Central obliged itself to keep in good order and repair the rolling stock, etc., of the Southwestern, to pay taxes, etc., and to pay certain fixed dividends to the stockof the company thus leased.

That this was a valid contract inter sese of the Central and Southwestern is not in dispute, but it did not relieve the Southwestern from it primary liability to such of its creditors as held claims against it.

It was, therefore, incumbent upon the Southwestern to provide that its maturing indebtedness should be paid, notwithstanding the obligation of the Central. It gave to the Southwestern, however, a right of action against the Central, should the Southwestern be compelled to pay off such of its indebtedness as the Central had promised and failed to pay. The primary obligation of the Southwestern to meet its own indebtedness constituted, therfore, a valuable consideration for becoming a party to the \$4.993,000 mortgage, executed April 1, 1892, i. e. the tripartite mortgage. This was a mortgage to secure bouds issued in proceedings of the valuable of the support of the valuable of the support of the support of the valuable of the support of the support of the valuable of the support of the support of the valuable of the support of the valuable of the support of the support of the valuable of the support of the support of the support of the valuable of the support of the s of its creditors as held claims against it.

binding effect as between the morgagees and the Southwestern did not change in any particular the legal effect of the lease of the Southwestern by the Central, nor did it relieve the Central from its obligation thereunder to pay the indebtedness of the Southwestern. It did not purport to change the lease. There was no consideration moving from the Central to the Southwestern for the release of any obligation upon the Central created by the lease, and it follows, therefore as between the Southwestern and the Central that the former stood merely as a surety, or as one entitled to subrogation against the Central, should it be compelled to pay off the debt secured by the pelled to pay off the debt secured by the tripartite mortgage. This seems very clear, and if it were uncertain, the evi-dence in the record would fully sustain conclusion. It appears incontestably that for every benefit in the nature of advancement received by the Southwestern, which was not, strictly speaking, due from the Central, there has been a full accounting to the Central and a payment by the issue of Southwestern railroad stock, which

issue of Southwestern railroad stock, which the Lentral accepted and yet holds.

The tripartite mortzige created, of course, a lien upon the property both of the principal and surely. If the right of subrogation to this lient exists at all in behalf of the Southwestern as against the Central, it is subrogation to a lien with all of its legal effect, and it is very clear that this lien would be good as against the subsequent creditors of the Central except such as have acquired a lien on the Central properties subsequently to the tripartite mortgage in ignorance of the surety relationship of the Southwestern to the Central, a relationship which does not appear on the face of the tripartite mortgage.

Judge Speer reviews the \$13,000,000 morte which was executed after the lease. suggested that the decree should state e tripartite mortgage, then the South-estern should be relieved entirely. Secondly, if the Central should not bring

enough to satisfy the tripartite debt the Southwestern should be immediately sold to make up the deficiency and its liability should be limited to the amount of such deficiency, but in that event, with the right of subrogation against the Central for whatever amount is so paid for whatever amount is so paid

First Liability on the Central.

It follows, therefore, that the court should first pay off out of the entir ceeds of the Central main stem the \$4,999,-000 tripartite bonds, with interest and proper charges, and apply the balance of the proceeds of the sale to the discharge of the equity of the holders of the \$8,000,000 bonds secured by the \$13,000,000 mortgage bonds secured by the \$13,000,000 mortgage as above set forth. If then there is any deficiency due the latter, the Southwestern should make it good and if necessary must be sold to that end. But in no case, however, should the Southwestern be required to pay more than one-third of the tripartite debt, unless the Central main stem should sell for so small a sum as to make the sale of the Southwestern necessary to satisfy the tripartite bondholders. In any even, however, the Southwestern should be subrogated as against the Ceneven, however, the Southwestern even, however, the Southwestern even be subrogated as against the Cenbe subrogated as against whatever amount it may be com-

1. Suppose the Central main stem sells \$12,000,000. Then the eight-million-

fically prepared Liniment cal profession. It shortns Pain, Diminishe rs" mailed free, con-

JLATOR CO., Atlanta, Ga.

dollar bondholders will be entitled to eight-thirteenths of \$12,000,000, which is \$7,384, 615, so that we would have: Proceeds of central main stem...\$12,000,000 Amount to be paid to tripartite debt... \$4,999,000

Amount applicable to eight million \$ 7,001,000 Amount to which eight million debt 6,384,615

Deficiency due on eight milion debt.\$ 383,615 That is to say the Southwestern would have to make good only a deficiency of \$383,615. Judge Speer, in concluding his opinion,

and:
First, sell the Central main stem. Should it bring enough to pay off the \$4,990,000 tripartite debt as well as the \$8,000,000 outstanding first mortgage bonds, then the Southwestern should be released entirely. Second, should the Central not sell for sufficient to satisfy both of the above debts, the decree should provide that an amount equal to eight-thirteenths of the proceeds of the entire Central main stem shall represent the equity in the proceeds to which the bondholders of \$8,000,000 of these bonds. are entitled.

pose the Central main stem sells for Suppose the Central main stem sens for \$10,000,000; then the \$8,000,000 bondholders will be entitled to eight-thirteenths of \$10,000,000, which is \$6,153,846, so that we would have; Proceeds of Central main stem \$10,000,000 Amount due tripartite debt..... \$4,990,000

Amount applicable to eight million debt. \$ 5,001,000 Amount to which eight million debt entitled. 6,253.845

Deficiency due on eight million dent.\$ 1,152 S46 That is to say, the Southwestern would have to make good a deficiency of \$1,152,846.

Notes and Personals.

W. H. Boher, the Atlanta man who it was alleged forged Mr. Charles E. Avary's name to an order and secured thereon a lot of clothing from Charles Wachtad, the clothier, was arrested in Americus and settled the matter by paying for the clothing and all costs. ier, was a the matter all costs. Did Not Get His Man.

This morning a deputy sheriff from Dodge county came to Macon and demanded the negro, Will Carpenter, in jail here, who is under sentence of death in South Carolina. Carpenter, it is claimed, killed a man in Dodge county and is wanted there, but as he is under sentence of death in another state. Jailer Birdsong refused to surrender him to the Dodge county official today.

ATTENDANCE IS INCREASING.

The Ex-Confederate Veterans Will Assemble at Augusta Thursday.

Augusta, Ga., November 20.—(Special.)— The Augusta exposition and state fair is now in full blast and people have commenced flocking in from all parts of the country to see the greatest show ever held in the south. The agricultural and stock exhibit is the finest ever seen collected together at any exposition or state fair held in Georgia. The industrial exhibits are matchless and afford interesting

Zimmerman, champion bicyclist of the world, has arrived for the bicycle races which start tomorrow and continue all the

week.

The confederate veteran's reunion on Thursday will be one of the great cays of the exposition. Old soldiers will be here from all parts of the country.

Judge Roney today appointed A. K. Miller and John Jay Cohen permanent receivers of the Augusta glass works.

At a primary election held in the first ward tonight, Dr. George J. Howard was nominated for council over James L. Rebertson. Howard received 261 votes and ertson. Howard received 261 votes and Robertson 200.

LOADED WITH ARGUMENTS.

Chatham Sends Up a Strong Delegation to Fight a Bill.

Savannah, Ga., November 20.—(Special.)— A committee, composed of General P. Mc-Glashan, Mayor McDonough, J. R. Saussy, Colonel J. H. Estil, Major G. M. Ryais, W. Colonel J. H. Estil, Major G. M. Ryais, W. C. Harridge and others, left for Atlanta tonight. They go to appear before the special judiciary committee tomorrow afternoon to oppose the proposed bill making a change in the registration laws of Chatham county, about which there has been so much talk. The commistee is a strong one and the members w.l. carry weight through the array of facts and arguments against the bill which they have to present. facts and arguments they have to present.

BRYANT DIED.

The Jury Exonerated Hickey, Who Is Doing

Coroner Blackshear empaneled a jury terday and held an inquest over the body of W. W. Bryant, the real estate and renting agent who was mortally wounded renting agent who was mortally wounded by W. E. Hickey, and who died Saturday night, a full account of which appeared in yesterday's Constitution. Evidence was heard and the jury rendered a verdict of justifiable homicide, which completely ex-onerates Hickey from all blame. Hickey is getting along all right from his wound. He doesn't seem to be in any danger thus far, although his wound is very painful and he had fever from it vesterday. had fever from it yesterday.

ONE CASE AND ONE DEATH.

The Weather Growing Colder and Hopes Are

Brunswick, Ga., November 20.—Only on-case of yellow fever was reported today. Mis-Hattle Mock, white. There was one death R. Schlarter, white. Eight patients were dis-charged, three of them being whites, as follows: Elizabeth Gale, E. H. Peterson, Joseph

weather has been growing colder sin early morning, with a light northeast who which now seems veering toward the Earth Some entertain hopes of frost. The thermome ter at 7 o-clock p. m., registered 51 degrees.

"Siberia" Tonight.

Of Bartley Campbell's "tiberia," which will be produced tonight and Wednesday at matinee and night. The Newark Press says:
"The theatrical chef d'oeuvre of this week is "Sheria," at Jacobs' theater. This play ought to be seen by every American. It is one of those overpowering sermons which the stage atone can give, and which presents the dramatic art at its best. Here may be learned in one evening more of Russian life than could be obtained by mon his of reading, and here we are made to fully realize the bilss of such a land as ours, when compared with the herrors of a Russian despetism. Not only is the play admirably written—not only is it instinct with patriodism, humor and poetry, but it is superbly staged, costumed and acted. It represents the outrages perp traced upon the Jews in Russia, and the brutal citle to Siberta of people not only innocent of crime, but filled with the purest and nobles attributes of humanity. As the spectator follows the fortunes of these modern marryrs from their wreeked forms to the horrors of Siberia, their escape thence, and their final embarkation for America—the true holy land—the land made sacred by the blood of our own revolutionary marryrs—it would be strange indeed if any American heart could fail to be thrilled afresh with a love and reverence for the freedom we culoy beyond any other people on the face of the earth. So much for the moral effect of the play. As for scenery and constimes, it was never before so vividly and conscientionsly depicted in this city, and one could easily imagine, that, by some occult power, he had been suddenly wasted from the warm, bright and bountiful auditorium of Jacobs' theater it Odessa, and thence to Siberian wastes. As to the acting, it Flustrates the truth of the saying that good plays make good actors. Excercy one of the finanesse cast seems to catch the fever and magnetism of the lines, and to vie in an honorable rivalry to present a grand state picture at its best. Like Shakesbear, Bartley Campbell always lights

the 23d of this month. Gray is in jail_

CLOSED FOR INVENTORY!

WILL REOPEN SATURDAY MORNING. NOV. 25

----WAIT FOR BARGAINS

THE RYAN COMPANY.



Merchants Who Wish to Buy Will Be Admitted.

WITH A BLACKSNAKE

And the Guards Were Ordered to Ply the Whip Vigorously-The Prisoners Have Leit the County.

Calhoun, Ga., November 20 .- (Special.)-On Saturday night at a dance near Red Bud, in the upper part of this county, four negroes made an assault on a white man named D. C. Boston. Boston was considerably bruised by Jerry and Israel Wyly and two others named Reed.

Saturday morning Boston went before a justice of the peace and secured warrants for the negroes, Bailiff R. A. Hallam arrested them Sunday about noon and carried them to a house to hold them until this morning when a preliminary trial could e held.

The bailiff feared trouble and deputized

The bannia rearest roots well armed. About midnight fifty white caps appeared and, covering the gurnds with Winchesters, commanded them to throw down their arms.

and, covering the guards commanded them to throw down their arms. The guards obeyed.

"Where is then niggers?" the crowd demanded. The negroes were in a corner and were pointed out. They were siezed ropes were placed pround their necks and they were dragged into the yard.

"Come and see it well done," they said to the guards. The negroes were carried some distance and stripped of their ciothing and beaten fearfully. The bailiff was then given a blacksmake whip and fold to "put it on" the other two, which he did with a will, while the muzzles of the guns loomed near his head. When he became exhausted the white caps took the whip and finished the job. The negroes were given twelve hours to leave the country.

BURNED HIS WIFE OUT. A Farmer Held Up on the Public Road,

but He Was Game. Griffin, Ga., November 20.—(Special.)— Bill Mason a thirty-year-old negro, was brought here from Liberty Hill, Pike county, yesterday and lodged in jail charged with burning the store of the Widow Barny Maddox at that place last Wednesday Cuthbert Ga., November 20.-(Special.) night, Mrs. Maddox used one end of her two-room house as a country store and Mason's wife, who was parted from him lived with her. Wednesday night the tried to induce his wife to return to him, but to induce his wife to return to him, but she refused, and after borrowing some matches, he left saying that she would wake up crying if she waked up at all. In an hour's time the house was in ashes. Mason succeeded in cluding capture until yesterday. He waved preliminary trial and was placed in jail.

Mr. Jeff English, of the lower part of this county, who was shot through the hand a few nights ago by would be robers, was able to come to town today.

hand a few nights ago by would-be robbers, was able to come to town today. One day last week he brought four bales of cotton to Griffin, which he sold. That night on opening his door in answer to a knock he was confronted by three masked men, one of whom pointed a gun at him and commanded him to throw up his hands. Instead Mr. English grabbed the gun, receiving the load in his right hand. The men then fled. The gun bore the initials and was proved to be the property of a highly respected neighbor. That night of a highly respected neighbor. That night this neighbor's son, young Will O. Williams, left for parts unknown and never them.

NEGRO WOMEN FIGHT.

A Jealous Female Stabs and Kills Her Con-

sorts Wife.,
Milledgeville, Ga., November 20.—(Special)—The northern part of Baldwin county was the scene of a murder in which a negro woman, Creasy Scroggius, lost her life at the hands of a jealous rival named Anna Walker. The killing occurred on the plantation of Mr. Skelton Napier at a "fair" given by a negro of the neighbor hood. On Saturday night Greasy's husband, from whom she had been separated, attended the party in company with Anna Walker, a seventeen-year-old girl. During the evening Creasy called her husband off and began begging him to get some off and began begging him to get some winter clothes for her children and to return and live with her. Anna Walker overheard the conversation and in a fit of jealousy rushed upon the wife and stabbed her to death, the fatal wound being inflicted just above the right breast. Coroner Scott held an inquest last night and a verdict of murder was brought in by the jury of investigation. The murderess escaped, but officers are in hot pursuit. Creasy hore a good reputation in the neigh-Creasy bore a good reputation in the neighborhood.

Negroes Quarrel and Murder Ensues. Elberton, Ga., November 20.—(Special.)— On Saturday night near Middleton, a station on the Georgia, Carolina and Northern railroad in Elbert county. Will Heard and Douglass Gray, both negroes, quarreled about \$6, which Gray claimed Heard had of his money and which the latter denied. So furious became Gray's anger that he drew his pocketknife and plunged it into the left breast of Heard, the blade breaking off in his body and causing death in a few minutes. Coroner J. E. Campbell secured a jury and want to the secure protection. went to the scene yesterday, and after an investigation returned a verdict of murder. Judge Roel Buck and Colonel Tutt have been retained by the defense and the committal trial has been fixed for

STATE BANKS.

Four Negroes Lashed by White Caps at | First Meeting of the Joint Committee Last Night.

A MOB TOOK THEM FROM THE GUARDS MR. VEACH HAS A BANKING BILL

Which Is Creating a Great Deal of Dis-Cussion-What This Bill Provides,

The joint committee appointed by the house and senate to consider the state bank question and to report back by Wednesday and make up a bill which, in their judgment, will cover the question as it should be covered, held its first meeting in room S last night.

Stast night.

One of the bills which it will have to consider is that of Mr. Veach, the able member from Bartow. Mr. Veach is one of the leading business men of his section of the state, a broker of many years experience, and has made a close study of the state bank question. His bul will prove a highly interesting one, and as it is creating a good deal of comment. The Constitution primts herewith quite a full synopsis of the measure.

Mr. Veach's bill is as follws:
Section 1 provides that circulating nates.

the measure.

Mr. Veach's bill is as follws:
Section 1 provides that circulating notes shall be issued to banking associations upon terms provided in this act.

Section 2 provides that the governor, the treasurer and the comproder general shall be constituted a commission to have engraved and printed such quantity of circulating notes, in the simulation of bank notes, in brank, of denominations not greater than \$1,000 or less that he, is they may from time to time deem necessary to carry and effect the provisions of this act. Beforesuch circulating notes are delivered to allow they shall be numbered and registered in proper books in the office of the commissioners.

Section a provides that, whenever any bank or banking association now or hereafter chartered by the laws of this state shall desire to liste circulating notes, such bank shall fife with the commissioner a written application verified by the oath of the president and cashier and of a majority of the directors of such bank or banking association in which application shall be shown; the name of the bank; the place of its operations and business; the amount of its capital shock and the number of shares into which the same is divided; the names and places of residence of the shareholders and the number of shares held by each of them; the names and places of residence of the shareholders and the number of shares held by each of them; the names and places of residence of the shareholders and the number of shares held by each of them; the names and places of residence of the shareholders and the number of shares held by each of them; the names and places of residence of the shareholders and the number of shares held by each of them; the names and places of residence of the shareholders and the substitute of such bank with all conditions and requirements of this act necessary to authorize it to become a bank of issue and that such application is nade to enable it to avail itself of the provisions of this act.

Section 4 provides that when such application is filed the commission shall inquire into the truth of the recita's of such application, and may require of each or any of the shareho ders of such bank a statement under his oath showing his financial condition, and may require of any officer or director any other or further statement under oath showing the financial condition of the bank or of the shareholders.

Section 5 provides that the capital stock of such bank shall not be less than \$25,000, bona fide, subscribed and fully paid in by the stockholders in lawful currency of the United States.

Section 6 says that one-haif of the cash

of the capital stock shall be invested in valid county, numicipal, state or United States bonds as follows:

Not less than one-half of said sum shall be invested in valid state bonds or bonds of the United States, but the balance may be invested in the valid bonds of any county or municipality in this state, provided, however, that none of said bonds are below par or their face value, and provided further, that the commission aforesaid shall approve of such bonds.

Section 10 provides that the circulating notes

tions issued shall be promptly redeemed and paid in legal tender United States coin or currency when presented and payment demanded by the holder at the office of such bank and failure or refusal by such bank to so promptly redeem and navis sold notes on demand as aforesaid shall subject it to all the nematices and liabilities now provided by the laws of this state.

Section 11 provides that the bonds deposited with the treasurer and also the United States currency on deposit in the vaults of said bank shall remain security for the redemation of the circulating notes, and as additional security the shareholders of said bank shall be made liable to the extent of the amount of their stock at the par value, in addition to the amount invested in such shares, which liability shall be an additional security for the redemation of such circulating notes, and whonever any impairment or reduction of the fund in the vaults of the bank devoted to the redemation of the lank's circulating notes shall occur so that such fund amounts to less than one-third of the amount of onistanding circulating notes, such redemation fund shall be immediately increased to an amount constanding circulating notes of the bank.

Section 12 provides that the nersonal liability of shareholders to the amount of their stock shall not cease for the period of speck by them.

Section 13 provides that thense shall at all times keen as a reserve fund, in eash, an

from the date of any transfer of such snares of stock by them.

Section 13 provides that hanks shall at all times keen as a preserve fund, in each, an amount equal to at least 25 per sent of the aggreeate amount of its denosits, the sharpholders shall be nersonally liable in an amount which together with the amount of their shifts for the security of the circulating notes aforesaid shall count the consult of their stack in such hank at the new value themselves provided however, that such morsonal liability is borothy niedged first for the security of the decoulating notes aforesaid and subject thereta for the security of decositions.

Section 14 provides that whenover is shall subject thereto for the security of describers.

Section 11 provides that whenever is chair under to the commissioners that any bank has normifted the reserve fund for security, of denoisins to full below 25 ner cent the commissioners chall at once notice such bank to make good the reserve; and if the bank shall fail for thirty days thereafter to make good such reserve, the enverors shall direct the attempt for the covernor shall direct the attempt for the superior court of the county where such the superior court of the county where such the superior court of the county where such the committee is an excellent one and it may be expected to do excellent work.

WORSE THAN MURDERERS

Are the Men Who Gull the Suffering by Misleading Statements and the Testimony of People Unknown.

The Abell Medical institute is the only institute in Atlanta making a specialty of catarrh, where patients are treated by a specialtist—the "same every day in the week and Sunday thrown in." An invesweek and Sunday thrown in." An investigation will prove the truthfulness of this statement. Other institutes employ some sort of a physician and change so often that their patients never know what "Mack" is to treat them next. The Abell Medical institute never goes to Wisconsin, New Jersey, or any other foreign port, to hunt up testimony of uncertain origin or date. The people endorsing the Abell Medical institute are people known in Georgia and Atlanta. and Atlanta.

WANTS ALL THE WORLD

To Know How He Was Cured of Catarrh, Dyspepsia, Rheumatism, Eczema and Blood Poison.



MR. J. E. PRICE,

165 Pearl street, Atlanta, Ga., makes this "I had been deaf from catarrh of the head for years. My stomach was in such a condition that I could not take food of a solid nature. The skin on my face and hands would fall off in great dry scales and itched me so that I could not resist the desire to scratch. My joints were often sore, painful and swollen from what the doctors called atticular rheumatism. Finally it attacked my heart and I became short of breath and my breathing was labored. My feet, legs and abdomen began to swell and the many physicians, whom I labored. My feet, legs and abdomen began to swell and the many physicians, whom I consulted, told me that I had heart dropsy, for which there was no cure. My blood was in such a poisoned condition that I had eating sores all over my body. One doctor whom I consulted told me that I had leprosy. I had given up to die when a friend advised me to go to Dr. Abell. He told me that he thought he could cure me in two or three months and here I am cured sound and well in one month. He has not only cured me but he has made me a fine specimen of healthy manhood. I want the whole world to know of my wonderful cure so that those seemingly hopeless cases may take courage and not give u till they have consulted Dr. Abell."

and rounds deposited by a bank shall depre-ate in value the commissioners shall require to bank to which the same belongs to replace tem with good and valid bonds, so that the due of said bonds deposited shall alwars re-ain equal to the amount of the deposit re-tired.

ed. ction 16 provides that the commissioners make and deliver to every bank which Section 16 provides that the commissioners shall make and deliver to every bank which may deposit bonds with the treasurer of this state in the terms of this act, a power of attorney to receive the interest due on its bonds at any time; but they shall revoke such powers of attorney whenever, in their judgment, the safety of the billholders requires it, and all interest received on such bonds by the commissioners shall be held in trust on account of such bank. on 17 provides that the bonds so depos-

colonissoners, and the same shift of colonished for the county wherein said bank is located at the expense of said bank. Said commissioners shall also have nower to call for special reports from any particular bank whenever, in the judgment of said commissioners, the same are necessary in order to a full and complete knowledge of the condition of such bank.

Section 19 provides that the bank inspector now growled for shall visit every such bank as often as directed by the commissioners and make a thorough examination of the affairs of such banks and he shall have power to examine any of the officers or agents of such bank on oath and shall make a full and complete report of the condition of such bank to said commissioners.

Section 20 provides that no bank shall loan

Section 21 provides that no bank shall loan

Incipient Consumption. Mrs. M. E. Moore, a public-spirited lady who lives at 88 Borne street, and is well known and admired for her piety, and the known and admired for her piety, and the interest she takes in church affairs, testifies to the merits of the Abell treatment. Said Mrs. Moore: "My trouble resulted from a neglected case of catarrh which led to consumption. I lost strength and flesh rapidly until I was almost a living skeleton with hardly enough strength to get to Dr. Abell's office. I'm gaining strength and flesh rapidly now, and can walk a mile without fatigne, and the distressing cough and wasting night sweats have cased. I heartily recommend Dr. Abell to the afflicted."

Chronic Catarrh Cared.

Chronic Catarrh Cured.

Mr. W. J. Warner, who resides at West End. Ga., and is employed with the Seaboard Air-Line railroad, at room 741 Equitable building, Atlanta, says:

"I am twenty-three years old and have had catarrh eight or ten years, with the following symptoms: Hawking and spitting, dropping of mucus in the throat, cold in the head, nose stopped up first on one side head, nose stopped up first on one side and then on the other, then both sides at once. The origin or my trouble was a neglected cold in my head. I am now a well man after taking a course with Dr. Abell."

Catarrh and all diseases of the nose, ear, eye, throat and lungs. Dyspepsia, indigestion and all diseases of the stomach cured in half the time ordinarily required by other methods. Blood diseases, skin diseases and all acute, chronic, long standing and deep sented diseases successfully treated.

Cured at Home.

Mrs. Julia A. Robinson, Lawrenceville, Mrs. Julia A. Robinson, Lawrenceville, Ga., writes:

"Nobody but those who have suffered from the ravages of catarrh in its worst forms know the intense suffering that I have undergone. I went under treatment with the Abell Medical Institute and took the medicine they sent me, and I rejoice to say that the Abell Medical Institute has cured me by mail."

We treat all diseases and supply all medicines for the uniform rate of five dollars a month. This includes every necessary expense and applies to all patients.

Our bail system.

We have adonted a system by which are

We have adopted a system by which out of town patients are treated with remarkable success, through correspondence and symptom blanks. Our symptom blanks enable us to diagnoso and un lerstand a case thoroughly. Symptom blank free to any address. All correspondence strictly confidential and consultation for

drietly confidential and consultation free.
ABELL MEDICAL INSTITUTE,
G. C. ABELL, M. D.,
Physician in Charge.
Room 2, second floor of Grant building,
orner of Broad and Marietta streets, At-

lanta.

Take the elevator or waik up one flight of

Stairs.

Entrance from the Broad street side.

OFFICE HOURS—9:00 a. m. to 12:30
p. m.; 2:00 to 5:00 p. m.; 7:00 to 8:00 Sunday hours-9:30 to 11:00 a. m.

WILL BE LAID TO REST TODAY.

Mr. Rufus A. Varnedoe Who Died Sunday Night Will Be Interred in Oakland. The remains of Mr. Rufus A. Varnedoe, who died Sunday night at his home on Wash-

ington street, will be laid to rest this morn ing in Oakland cemetery.

The two children of Mr. and Mrs. Varnedoe The two children of Mr. and Mrs. Varnedoe who were absent from the city when Mr. Varnedoe died have arrived and all arrangements for the burlal have been made. The futeral will be directed by the Knights of Honor, of which Mr. Varnedoe was a member at the time of his death. The Gate City lodge, of which Mr. Varnedoe was a member, has issued the following call:

You are hereby commanded to meet at Gate City lodge, room 6-1-2 North Broad street, at 9:30 o'clock this fluesday) morning, for the purpose of attending the funeral of our late brother, R. A. Varnedoe. The following members will please act ats pallbearers: Mr. Steve R. Johnson, Mr. T. W. Nichols, Mr. R. Sulvan, Mr. R. S. Ozburn, Mr. J. A. Granding and Mr. Renjamin F. Robert,

A. E. SHULHAFER, Dictator,

J. W. OLDKNOW, Reporter.

The Death of Mrs. Kicklighter.

The Death of Mrs. Kicklighter.

The Death of Mrs. Kicklighter.

In the death of Mrs. M. A. Kicklighter, which occurred Sunday afternoon at 5 o'clock at her late residence, 146 West Fair street, Atlanta loses another one of her aged and respected citizens. Moving here with her husband in 1848, who together united with the First Baptist charch when it was in its infancy, she has since lived so as to command the respect and love of all with whom she came in contact. She leaves four children besides a large circle of friends to mourn her loss. The funeral notice will be found in another column.

WEATHER SYNOPSIS AND FORECAST

In the southwestern states rain yesterday fell at almost every station of the weather bureau, and in the evening was still faling at Corpus Christl and Gaiveston, Tex., and Memphis. Tenn. At anta was the only station in the southeast at which any rain fell, and this was very light, being but a trace. At nightfall the only section of the entire country favored by even moderately clear weather was the northeastern districts; in all other localities the weather was decidedly cloudy and threatening. Except in the vicinity of the guif coast the weather still continued cool over the southern districts.

Forecast for today—For Georgia, probably fair, except showers in northwest portion, slight change in temperature.

A Barn and Stock Eurned.

LaFayette, Ga., November 20.—(Special.)—
Saturday night William and Thomas Courier,
who live in the western portion of this country, lost their barn, with its entire contents.
Twelve head of horses and mules were burned. The loss was something over three thousand dollars; no insurance. The origin of the
fire is not known.

EDUCATIONAL.

Cons'd'in of GOLDSMITH & ST LIVAN'S BUS. COLL. & Sultivan Sultivan College.

The Berlitz School of Languages, 17 E. Cain Street, FRENCH, GERMAN AND SPANISH

aught by native teachers. Trial lossons free. B. COLLONGE, Directors.

LESSONS in china and oil painting. WED-DING PRESENTS on hand and done

SOUTHERN SHORTHAND BUSINESS UNIVERSITY

> ATLANTA, GA. 44000

Over 6,000 graduates in position Twenty teachers in facult Handsome catalogue free.

THE ATLANTA SCHOOL OF ART,

Peachtree Street, Atlanta, Georgia, will Open about December 1st.

All Branches of Art Taugh System of teaching and advantages similar o those adopted in the best are schools of he world.

TERMS MODERATE. Further particulars can be obtained from ROBIN L. PALEY.

Manager and Director of Art, 630 Equitable

China

And fine China at that, you want for your table. We handle the worldrenowned HAVII,AND brand, the finest and most stylish in the world.

9999 It don't take so much money to buy it, because we suit the prices to the

DODDO WELL O GO 5 DORRZ' MEN OCO.

61 Peachtree St.,

ATLANTA, GA. 222222222222 FOR BRILLIANCY OF COLOR AND



SATIN & GRO GRAIN RIBBON IS UNEXCELLED E. S. J. & CO.

THETRIUMPH OF LOVE! A Happy, Fruitful

MARRIAGE!

EVERY MAN who would KNOW the GRAND

TRUTHS: the Plain Facts; the Old Secrets and the New Discoveries of Nedfeel Secrets. ERIE MEDICAL CO., Buffalo, N.Y.

Delightful and

Bottled at the Apollinaris Spring Rhenish Prussia.

Refreshing

THE QUEEN OF TABLE WATERS."

"The leading dietetic Table Water."

NEW YORK TRIBUNE, December 18th, 1802,

THEY ALL TALK

And the Poor Men Are Worried Nigh Unto Death.

AN ENDORSEMENT OF DR. HAWTHORNE

Enough, and Calls for the Suppression of Women's Right to Unlimited Speech.

The right of women to speak in church

becoming a live subject.

The sermon of Rev. Dr. Hawthorne was widely commented upon yesterday. It was approved or censured pretty much as the speaker was aligned in church connec-tion. Old style people called for women to church connecbe silent, while new style people want her to talk at her own sweet will.

The Baptist ministers' conference yesterday came to Dr. Hawthorne's support

by the following action:
Resolved, That we, the co-workers with Dr.
J. B. Hawthorne, pastor of the First Baptist
church of Atlanta, heartily endorse his postion upon the question of women speaking in

This question, like all others, has its humorous side, as is evidenced by the following communication sent to The Constitution by a well known bachelor of this

city:

Editor Constitution: I may be a little late, but I bedeve I am none the less interested in the great discussion touching the right of women to speak in churches. Dr. Hawthorne's admirable argument as set forth in his various cards seems to me to be unanswerable, and I fall to see that his position is in any way weakened by the other side. Indeed, the only criticism I have heard made upon Dr. Hawthorne's card is an expression of regret that he did not pursue the discussion further. The careful reader will observe that Dr. Hawthorne's objection applies only to speeches delivered in the body of the church. He is silent touching the pernicious habit which prevails at the meetings of the "sewing circles" and "church sociaties" usually held in the basement of the churches.

As a mere layman I venture to express the opinion that it is here that the greatest danger is to be found. In church conventions there are certain parllamentary rules, codes and regulations which tend to contine a free expression of thought which greatly limits the breadth of discussions. In the "sewing circles" and "church sociaties" usually held in the breadth of discussions. In the "sewing circles and "church sociaties" there is absolutely nothing to prevent what is usually termed "speaking their minds," all of which is sharpened and encouraged by exchange of opinions. Here, at least, the "south-siders" content, and Peachtree can with haughty scorn cridicise their friends, the dwellers of Capitol avenue.

"sewing circle" is not always in session, it must occur to all that simply to restrict the speeches of women to these places would still leave an immense field for the creation of

I am informed by a number of friends who now enjoy all the blessings of that condition known as martial bilss, that the speeches of women in churches, or in fact anywhere else, are a holy show as compared with the exasperating utterances of private life. From early dawn to the silent midnight hour these dear ones, by long expedence reach perfection in the happy faculty of making speeches well calculated to drive a man wild, not its mention draik. The rising hour is fruitfol of discussion that bodes evil. When the man skercises his just right of complaint over the missing button—his wife's fault—or the lost colar button—also bis wife's fault—ir is particularly driviating to be informed in a gentle voice and set speech that he should "have a place for everything and put everything in its place." So, too, at breakfast, when the bread does not rise to expectation, and the weak coffee is assisted from the urn, there is another set speech by the woman, who calmiy and coldly puts the blame on some one else.

But this is as nothing to the speech at the midnight hour, when the man is brought to book for being out late. As a rule, the young wife sits and reads, or pretends to read; usunity some disual book dutt-really composing a speech which she delivers to the wicked one

midnight hour, when the man is brought to book for being out late. As a rule, the young wife sits and reads, or pretends to read; usually some disamble took, dutreally composing a speech, which she delivers to the wicked one with sorrow and sobs. The 'old hand' white she does not forego the pleasure of sleep, is none the less careful to guard against surprise. Usually the door is left ajar and a large rocking chair piaced conveniently for falling over in the dark. This disturbance, of course, awakens everybody. Then comes the speech, which sounds in the quiet slience of the night with preternatural solumnity.

"Where have you been all this (ime?" The man is forced—absolutely forced—to commit the sin of untruth. I say forced because no married man except a lunatic would think of telling his wife the truth for the simple reason that he would not be believed. The proper caper on such occasions is the fairy tory.

Usually this takes the form of extelling the

per teasure on such occasions to large proper caper on such occasions to large. Usually this takes the form of extolling the virtues of the man himself who has been kept out late with a mutual friend, a friend whose dissipated course has been to both a constant source of grief. This, however, does not also a source of grief.

ways fit, and in aggravated cases the lle reaches a magaitude that must cause the recording augel to shudder as he charges it up.

I recall new such a one told me by a dear friend. My friend was the bread winner of the family, and upon his constant labor depended the happiness and sustemance of all his people. On the evening in question he worked late, very late, and in powerful hard luck. They did not come his way a single time, and being out of pocket, he naturally felt thred and disgusted. While in deep thought over the result of the evening's work he neglected his usual precautions, fell over the rocking chan and awakened his wife. To she usual inquiry he offered the first thing that came to mind.

"My dear, I am dreadfully tired, competely broken down with labor and sorrow. We have had a herrible accident. The Kimball house is burned down and fifty men were cremated!"

Ills wife instantiy allye to the enorarity of shis disaster, lost all thought of childing him for being out late, and plaed him with many questions, to all of which he repiled that he was ten and the other of the transfer of the content of the isons, to all of which he replied that he too sad and broken down for anything ex-sleep. The wife, nervous and restless, feed impulsently the morning bour and The tint ion. In the paper she found nothing to the

the fire.

Mr. S." she cried, with rising inflection, ere is nothing in this paper about the fire recould you tell me such an outrageous

fit?" My dear," said he, "I had nothing made up, and was simply sparring for time."

I have he from a number of married men who are restricted by fear from speaking their minds openly, that they heartly appland the sertaucat, prohibiting speeches from women, and especially their wives; and I undertake to say that the larger part of the commanity is say that the larger part of the community is on this side of the question. For my own part I can look upon the whole matter with the sympathetic fadificance that comes to one who is very truly yours.

A BACHELOR.

DINNER TO THE DIRECTORS.

resdent Bullock, of the Commercial Club, Entertained Them at a Luncheon.

The officers and directors of the Commer day and were entertained by President

The luncheon was an elegant spread and numbers present were highly entertained, c usual routine business was transacted to directors and several of the comimporance was done



N IT LOOKS DARK
to any weak or ailing
woman, Dr. Pierce's
Favorite Prescription
comes to her help.
For "female complaints" of every
kind, periodical pains,
internal inflammation
or ulceration, bearing-down sensations,
and all chronic weaknesses and derangements, this is the
remedy. It's the only
one so sure that it can one so sure that it can

be guaranteed. If it doesn't benefit or cure, in the case of every tired or afflicted woman, she'll have her money back.

The "Prescription" builds up and invigorates the entire female system. It regulates and promotes all the proper functions, improves digestion, enriches the blood, dispels aches and pains, brings refreshing sleep, and restores health and strength.

Nothing else, though it may be better for a tricky dealer to sell, can be "just as good" for you to buy.

SOME WHAT PERSONAL,

The Brady bill obtained great notoriety in the state a few years ago. It was a most important matter and caused much discussion in the legislature and awakened considerable interes: in Georgia. Its well known author, Hon. Wright Brady, of Sumter, is a prominent and influential member of the present house. He is a man of many noble impulses and true to every trust.

A member who has the esteem of all the repesentatives is Hon. W. C. Bryan, of Floyd. He is faithful and efficient in the discharge of his duties, is always in his seat, and gives close and careful attention to all matters of legislation. Mr. Bryan has represented Floyd several times in the house. The gentleman is a preacher and ofter opens the house prayer. He is a sincere and true man in all the relations of life.

Monroe county made no mistake when she elected Hon. W. A. Worsham to the house. No member of the house has more personal friends than this genial and estimable gentleman. He is a prudent and capable legislator and can always be found at the post of duty. No bad bill escapes the eye of Mr. Worsham. He comes as near voting right on every pro-position as any member of the legislature.

A tip-top good legislator is Hon. A. Wilson, of Ware. The wire grass county is in the habit of sending first-class men to the legislajudicial aspirations, and in the near future, so his admirers and friends predict, he will be oresiding on the superior court bench of his

Among possible candidates for congress down in the sixth district, is the Hon. E. J. Reagan, of Henry county, the popular and efficient chairman of the house committee on banks. Mr. Reagan will not be in the next congression-Mr. Reagan with not be in the next congression-al race, but the time is not far distant when his friends will push him into the arena and press his election. Ed Reagan is a spiend,d legislator, and his experience in the hals of state legislation will well fit him for congress.

The gentleman from Webster, the Hon. W. M. Sears, is one of the watch dogs of the treasury. His discretion, judgment and watchfulness have saved thousands of dollars to the state. Colonel Sears has had much ex-perience in legislative affairs. Webster coun-qy is anxious for Colonel Sears to return to the legislature next year, and if he will only consent to serve he will be re-elected by a large

One of nature's noblemen, a true, honest and ourteous gentleman, is Hon, George Staplecourteous gentleman, is from George Stape-ton of Sumter. Mr. Stapleton is justly re-garded as a safe, cautious and conservative legislator. He is as gentle as a woman, yet brave as a lion. He is what can be termed a soild man. Sumter county never had a rep-resentative more watchful of her interests. He

North Georgia has a strong and zealous rep resentative in Hon. J. M. McBride, of Har-alson. The voice of Mr. McBride is frequently heard in the debates on the floor of the use, and he has made quite a reputation as an eloquent and forcible speaker. Mr. Mc-Bride can always be depended on to vote ac-cording to his true convictions of right and

Senaror Persons, the brilliant young member from the twenty-fifth, is very earnest in his advacacy of his bill regulating state depos-itories, and indeed so far as yet heard from there is no opposition. Mr. Persons is one of the strong men of the senate, one of those whose advocacy of a measure usually earries conviction with it.

The senate has never had an abler or more painstaking member than Hon. Milton Reese. As chairman of general judiciary he holds one of the most important places in the general assembly, and he is one of the real leaders of the body. It is not certain that MIR has congassional aspirations, but if he has it's a safe to bet that he'll "get thar."

Senator Corput's registration bill for Floyd county passed the senate yesterday. Colonel Corput is not expecting a fight of the measure, though it cambt be said to please all the boys up at Rome. If there is a fight he's loaded for it, and it's needless to say he'll make to for it, and it's needless to say he'il make it lively for whoever may be in it.

Senator Clarence Wilson is one of the live. progressive members of the senate who always takes an active part in all the proceedings. There's good congressional material in Clarence Wilson, and plenty of it.

REV. E. P. HAMMOND.

He Will Conduct a Meeting at the First Rev. E. P. Hammond will conduct another meeting for the young and old in the First Baptist church this afternoon at 3:15 o'clock. He held a very interesting service there yesterday and much good was done. He in-troduced Mr. C. N. Crittenton of the Florence

mission.

Mr. Crittenton gave an account of how he was led to Christ through the influence of his little daughter Florence. He also gave an account of what he had seen in England of the good results of Dr. Hammond's labor there. He stated that he had met many grown people who had been led to Christ when children at the Hammond's meetings.

Railroad Y. M. C. A. Entertainment. delightful entertainment is arred for this evening at the s of the railroid department of the word Men's Christian Association, 42–1-2 Wall street, The following programme be presented:

no Duet—Misses Eddins and Saunders, left Remarks—Chairman.

Plano Duet—Misses Brief Remarks—Chairman. Statement of Membership Committee—R. P. Statement of Religious Work-W. H. Bur-Statement of Entertainment-C. W. Ed-Music, Mandolin and Guitar-Mr. Bruce Mc-

and Mr. Harry Dunning, itation—Miss Minnle Quinn, ort of Ladies' Auxiliary—Mrs. Colonel Report of General Secretary-W. A. Wag-Plane Solo-Miss Saunders,

itution-Miss Quinn. adolin and Guitar-Messrs. McLean and

gr.
arion—Mr. Gray.
Duet—Misses Eddins and Saunders.
Club Swinging to Music—Mr. J. J.
physical director of Y. M. C. A.
Shments.

intertainment is entirely free and is

for the enjoyment of rallroad men and families, all of whom are cordially in-

The Good Work Goes On.

The meetings at the Young Mens Christian-Association conducted by Colonel H. If. Hadder, or New York, are still being carried on with the same wenderful results that have attended them from the very first night. The calpacity of the lecture room has been taxed by the number of men who have been attracted to these services. On Sunday afternoon the concert hall had to be threwn open to accommedate the large crowd which gathered tare at that time. The meeting last night in many respects was one of the best yet held; there were twenty professed conversions besides a number who requested prayer for themslyes. Since the meetings have started there have been nearry two hundred requests for prayer and one hundred repests for prayer and one hundred and fifty have manifested their parpose to lead a new life. Colonel Helley will be here but two nights longer. He will leave for New York on Thursday, so that those who desire to hear him will have to take advantage of the thee ing today and tomorrow. Tought at 6:30, before the regular meeting, there will be held a meeting of those who promised to endeavor to lead one person to Christ, for the purpose of organizing in some way, so that when fhese meetings may have closed those who made this promise will continue to work in unison. All men who have made this promise and all who are willing to do so are invited to be present at that time. The Good Work Goes On Solicitor General Gus Fite is at the Markand Judge Alex Edwin, and Editor banker, and Judge Alex Edwin, and Editor Tom Reed, all of Athens, came over perce-

Kimball.

Charles Abererombie, her brother, from An-Mr. and Mrs. E. L. Guinard, well-known

people of Birmingham, are at the Aragon, Two of the best kn

THEY MARRY TODAY.

Vice President Stevenson's Son Weds Miss Helen Davis.

THEIRS WAS A PRETTY LOVE STORY.

The Bride's Father Has Been the Political Opponent of Mr. Stevenson for Years-No Parental Objections.

Bloomington, El., Novembed 20.-(Special.)-This pleasant little city has been delightfully agitated socially for a month past—ever since the announcement of the engagement and approaching would be considered. the abhouncement of the engagement and approaching wedding of the only son of Bloomington's most consp.enous clizen, Vice President Stevenson, and Miss Helen Louise Davis, e.dest daughter of Mr. William O. Davis, the owner and publisher of The Bloomington Dally Pantagraph, the oldest republican newspaper in this portion of the state. Special significance is affacilled to the approach of miss from is afrached to the approaching union from the fact that they are the son and daughter of families so-diametrically and distinctly sep-arated in a political sense. Mr. Davis has owned and managed The Pantagraph for more than twenty-five years and in all that time the paper has strongly opposed Mr. Stevetthe paper has strongly opposed Mr. Seevite-son in all his political campaigns. Neverthe-less, the social and neighborly relations of the two families have constantly, even in the hot-rest periods of hot campaigns, been of the most cordial and pleasant nature, and the man who now occupies the second place in the ma-ion, and the other who has stood high in the

republican journalism of the state, have ai-ways been friends.

In the marriage of Mr. Lewis Green Steven-son and Miss Davis, which will occur at 8 o'clock p. m. next Tuesday, will be united a descendant of the pioneers of the Carolinas and Kentneky, where, the Stevenseys came and Kentucky, whence the Stevensons came to Illinois half a century ago; and the daughter of parents who are of old Pennsylvania stock, who date back their residence in the Keystone state to the days of Whiliam Penn. The vice president's son was born and reared in Reconstructions of the days of the state o The vice president's son was born and reared in Bloomington, and has spent the greatest portion of his life here. He was educated in the east and has been an extensive traveler throughout the United States. He had a taste of journalism in Cafifornia, and acquired a liking for the profession, for which work he has a rare aptitude. When his father was nominated for vice president by the Chicago convention, Lewis was overwhelmed, almost, with joy. He felt convinced that his father, whom he has always idol.zed, would be successful, and he was determined that he would do what he could to bring about that result. He accordingly took local charge of his fathdo what he could to bring about that result. He accordingly took local caurge of his father's campaign, and, through all the heat and turmolf of that exciting struggle, with its accompaniment of torrid weather, he worked day and night in the extemporized office in the family residence, taking personal charge of the enormous correspondence that continand poured in; feceiving visitors, discoursing with newspaper men and in a hundred ways adding the vice presidential candidate, and shielding him as much as possible from the daily irritation of a political campaign. That his father made him his private secre-That his father made him his private secretary is but an honest tribute to faithful and meritorious work for his father and his party.

During the campaign young Mr. Stevenson was not so busy with his father's interests but that he found time to take a lively and active personal part in the politics of this storm center of the campaign. He was one of the correlators of the Vitary Votars Citib. the organizers of the First Voters Club, high-toned organization of young democrati-enthusiasts, and was made its president. The club was in every skirmish and battle of the ocal campaign and on the night of the el ion, when democratic success was announced dent through the streets upon their shoulders. Mr. Stevenson is a well-bill gentieman of medium height, of the blonde type of the Stevenson family, of whom the vice president Stevenson family, of whom the vice president is a striking specimen. He is vivacious and entertailing, and the possessor of the graces of heart and demeanor which have endeared has father to the people of the nation, and made him one of the most highly esteemed men of Bioomington, respected and honored by all, regardless of politics or position in ife. He is a thoroughly honorable and courteous Mr. Davis, the father of the bride-to be is

the son of Quaker parents. He was reared upon his father's farm at West Chester, Pa., upon the historle Brandywine, and in his ear-ly manhood came to Illinois to visit old Penyny mannood came to unno. So visit oid Pensylvania friends, the late Hon. Jesse W. Feil and his family, of Normal. He came to visit, merely, but he is here yet. He was the teacher one winter of the first school in the town of Normal, which was founded by Mr. Feil. One of the pupils was Mr. Feil's gidest daughter, Miss Eliza. It was the oid, old story. One day they were married and, as the novels one day they were married and, as the noves say, they fived happy ever after. Mr and Mrs. Davis lived for a time in Washington, D. C., then feturaed to Normai and spent some years upon a farm, where Helen, the bride of next Tuesday, was born.

Mr. Fell, who in his time was one of the Mr. Crittenton gave an account of how he was led to Christ through the influence of his little daughter Florence. He also gave an account of what he had seen in England of the good results of Dr. Hammond's labor there. He stated that he had met many grown people who had been led to Christ when children at Dr. Hammond's meetings.

A citizen of Atlanta gave an account of the doctor's work at Cambridge, Mass., cleven years ago, when hundreds of children were converted, and the work is carried on until the present time. There are from twelve to fifteen hundred children attending the children's meetings every week. The gentleman stated that a little g.rl, the child of an infidel, who had never been allowed to attend Sunday school or church and who had never heard of Jesus except in a profane way. She was permitted to attend Dr. Hammond's meetings for one time only, when she heard Dr. Hammond tell the story of the cross and with tears in her little eyes she said everybody would love Jesus if they knew about him, and she went home and told it to her infidel father, who gave his heart to Jesus and is today a faithful member of the church.

Ballroad V. M. C. A. Entertainment.

A delightful gave an account of the most active and aggressive republicans of the west, the intimate personal friend of Lucuin and to mention his name for the personal friend of the most active and aggressive republicans, of the most active and aggressive republicans of the west, the intimate personal friend of Lucuin and to mention his name for the personal friend of the englished the head upon in study and travel in Europe, being accompa-nied upon one visit to that continent by her mother and upon another by her sister. She is an accomplished linguist and of a decided literary turn. Miss Davis is a member of the Unitarian church, of which her family are all members, while her prospective husband is member of the Second Presbyrerian church, i

which edifice the marriage will be solemnized t being chosen by reason of its being a spicion edifice. The ceremony will be performed by Rev. Mr. Mueller, pastor of the church of the Miss Davis has been and is a social favorite Miss Davis has been and is a social favorite here, esteemed for her artiess and charming manners, her social nature and her accom-plishmats. She and the young gentleman whom she is to wed have been devoted friends from early ichildhood, and it has long been redicted that they would some day be mar derstanding among their nearest friends. Miss Davis is a prime favorite of the vice presi-dent's, and the union is neartly sanctioned dent's, and the union is heartly sanctioned and favored by all the members of both fam-

Mr. and Mrs. Stevenson will depart for the Mr. and Mrs. Sevenson with a clark of the east a day or two after their maxinge, and will sail from New York for Havre early in December, intending to spend a few weeks on the shores of the Mediterranean, in Southern France. Their residence in Washington will be the Hotel Normandie.

SOME VISITORS TO ATLANTA.

Colonel Tom Branch, of Augusta, was here last night on his way home from New York, Editor Walter Cooper, of The Rome Tribune, spent yesterday in the city and was given a hearty welcome by many friends.

Mr. J. J. C. McMahon, the well-known

Colonel B. F. McLaughlin, a leading citizen of Greenville, Ga., is 5t the Kimball. Editor McGill, of The Hartwell Sun, is at the

Mrs. Grant Wilkins has as her guest Mr.

USE POND'S EXTRACT

Have the early frosts or too late a lingering by the garden gate again aroused PILES . that RHEUMATISM so peacefully slumbering the summer long? Well, if it's very bad you must change your diet and perhaps take some distasteful drug BRUISES SORE -the doctor will tell you what-but first rub thoroughly the part afflicted with WOUNDS POND'S EXTRACT, then wrap it warmly with flannel, and the rheuma-SORES Headache tainly be much relieved. Now that you. Catarrh

tism may wholly disappear. It will cer- THROAT have the POND'S EXTRACT try it for any of the many things its buff wrapper AFTER mentions. It's a wonderful curative. POND'S EXTRACT CO. 76 Fifth Ave., N. Y. SHAVING

CUTS

"A FAIR FACE MAY PROVE A POOR BAR-GAIN." MARRY A PLAIN GIRL IF SHE USES

SAPOLIO

You cannot have good health unless your stomach performs its functions. If it does, good health will result. Tyner's Dyspepsia Remedy is the Great Southern Health Builder. A single dose will prove its efficacy and a continuance of its use will cure the wors case of dyspepsia, indigestion and consequent troubles, such as irregular heart. action, etc., etc. Try a bottle. It will not disappoint you.

Price 50 cents per bottle. For sale by druggists. CHAS. O. TYNER, Pharmacist Manufacturer, Atlanta, Georgia.



or Jim Rule, of The Knoxville Journal, and the Westmoreland estate. He also directed Editor Tatum, of The Knoxville Tribune.

Miss Bertie Crew gave a charming musicale Saturday evening to a few friends. Mr and Mrs. J. O. Wynn are back from

an extended visit to New York. Miss Terrie Hopkins is the guest of friends

Miss Mattie Hester and Miss Mamie Hester of Monroe are guests of the Markham.

Mr. C. W. Underwood and wife, of Boston, are at the Markham, ****

Miss Lizzle McConnell, of Carnesville; Ga., is visiting the family of her uncle, Mr. D. S. Looney, on McAfee street.

Mrs. S. A. Wallace, one of Galnesville's most accomplished ladies, who has been visit-ing the family of Colenel Geo, Latham, of Fairburn, left for Alabama a few days since.

Mr. M. H. V. Jones is very sick at his residenct, 166 Courtland avenue, with an attack of pneumonia. The friends of this brilliant oung lawyer hope to see him at his post of duty again very soon.

The Kimball: John Rosenthal, Baltimore; The Kimbala standing of the Ki S. Witmore, Birmingham; Petram Bleckford, Romoke: James Hunt, Freemont. O.; L. L. Lowry, Palatka, Fla.; H. P. Richmond, Sa-yannah: Hon, J. W. Maddox, Rome; J. M. Vandius, Holi, J. W. Maddox, Rome; M. Vandius, Rome; M. Wandius, Philadel-ph.a; Peter W. Martin, Greeaville; Mrs. L. Roach, Charleston, S. C.; B. S. Hughes, Rome, Ga.; J. S. Henley, New York; O. F. Bane, Chicago; J. H. Brown, Chicamati, O.; A. A. Mergeson, New York; D. C. Robertson, Charleston, S. C.; J. T. Pittard, Winter-ville ville

COURT CULLINGS.

A petition for a receiver for the firm of R. L. Spinks was filed yesterday by Lint & Lovelace et al. The petition set forth that R. L. Spinks & Co., were insolvent and prayed for the appointment of a receiver. Judge Lumpkin appointed A. L. Anderson, receiver, and set the matter for hearing on the 25th of this month.

the Westmoreland estate. He also directed what disposition should be made of the money when the notes were paid. One falls due August 1, 1894, and the other August 1, 1895, for \$9,233 each, bearing interest from August 1, 1893, at 6 per cent.

The case of the state again Charles Herring, charged with a murder of his wife, was call yesterday before Judge Richard Clark, the criminal court, but was postponed motion of the attorney for the defenda motion of the attorney for the defendant. The defense set forth the claim that their main witness, an old woman by whom they intend proving that Herring was insane at the time of the commission of the crime, is unable to attend court. The state aunounced ready.

Another postponement occurred Another postponement occurred in the instance of the state against Jim Leach. On last Monday week the case was passed on a doctor's certificate declaring that Leach was unable to attend court and set for yesterday. On yesterday a doctor's certificate was used again with good effect. Reputable witnesses say that Leach showed no signs of being sick until yesterday means. no signs of being sick until yesterday morn

Judge Richard Clark adjourned court yesterday until next Monday, and despite the cry of the need of courts, only one division of the city court is at work. Judge Van Epps is out of town and Judge Westmoreland is attending to the work in the first division. Nothing of interest developed in the city court yesterday.

Judge Lumpkin finished up a number of divorce suits yesterday, besides appointing a receiver. A last verdiet was taken in the instance of Mrs. B. H. Cullom against J. J. Cullom.

"The taxes already paid in this year amount to one fifth of those paid in at the same time last year," said Tax Collector Stewart, yesterday. "Times are hard."

The United States grand jury was in

sion yesterday, but nothing of special importance was done. Ollie Smith, a negro, was bound over by Judge Bloodworth yesterday on the charge of larceny from the house. Walter Knox, Mary Lou Brown, Mary Lou Harper and Molle Sanders were bound over as accesAmerican Plan \$3.00 to \$5 d per day. Europesan Plan \$1.50 to \$3.50 per day.

HOTEL ARAGON, ANTA.

FINEST AND BEST MANAGED HOTEL IN THE SOUTH. lous will be received for a limited number of permanent guests

BUT THE COLD WEATHER WILL NOT STOP THE

Auction Sales of Fine Jewelry, GOLD AND SILVERWARE, TABLE CUTLERY,

AND MISCELLANEOUS BRIC-A-BRAC AT

THE STOCK IS FAST BEING CLOSED OUT AND WILL CONTINUE UNTIL THE ENTIRE STOCK IS DISPOSED OF, COLD OR HEAT, RAIN OR SLEET, AND DON'T YOU FORGET IT. EVERYTHING IS BEING SLAUGH-TERED. THE LIKE OF IT YOU WILL NEER SEE AGAIN. NO MATTER HOW COLD IT IS ON THE OUTSIDE, THE AUCTION ROOM IS WARM AND COMFORTABLE. SALES DAILY AT 10:30 A. M., 3 AND 7:30 P. M. COME IN AND PICK UP A FEW OF THE GREATEST BARGAINS OF YOUR LIFE. EVERYTHING GOING TO THE HIGHEST BIDDER, POSITIVELY NOTHING RESERVED. BY ORDER OF THE COURT.

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JAMES W. ENGLISH, President. EDWARD S. PRATT, Cashler.

JAMES R. GRAY, Vice President, JOHN K. OTTLEY, Assistant Cashier,

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Capital, \$160.000. Charter Liability, \$320,000. Transact a general Banking business; approved paper discounted, and loans made on collateral. Will be pleased to meet or correspond with parties changing or opening new accounts; issue interest-bearing certificates of deposit payable on demand, as follows: par cent if left 60 days; 5 per cent if left s.x months.

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Fifth Avenue hotel news stand. CHICAGO-P. O. News Company, 91 Adams street; Great Northern hotel, Auditorium annex, McDonald & Co., 55 Washington street,

SIXTEEN PAGES.

ATLANTA, GA., November 21, 1893.

The Christian Evangelist.

The Christian evangelist has come to stay. This fact becomes more apparent every day. They are increasing in num ber year after year, and as they move from place to place they meet the multitudes in their great work of building up the cause of religion without any reference to any special church or denomination. They are winning souls to Christ and they deserve the aid and encourage

ment of all good people in their labor. It is incomprehensible to us that any Christian influence should be kicking ngainst them. We can understand why sinners should take the war path to stop their march, but it seems strange that they should have to contend against obstructionists in the church. Good peo ple testify that their presence in any community brings gratifying results, and pious people are always glad to meet and greet them

But few are more comfortably situated than those who are fortunate enough be in charge of congregations of good people, and are able to command good Balaries. Enjoying the confidence of their congregations, they can hold their min-1stry with the assurance that they will be well cared for. They are generally willing, if the world leaves them alone, to do the same for the world. Some of them have their hands full with their own flocks, and watch with suspicion friends or foes. Likewise some of themnot all of them by any theans-have yer use for the evangelist, whom they de receir as a species

tious tramput it is these religious tramps that are now doing most to attract the attention of the world, and the fenced-in ministers, and sinners as well, may as well begin to realize the fact that they are here to stay. They shoot at the bull's eye of sin, and they make the bell ring every time they fire, because they go right at sin with the Bible; they speak out in meeting, they pull aside the curtain, and they make the people think.

A prominent member of the recen

Christian Workers' convention in Atlanta occupied a pulpit of one of the largest ro churches of the city a few day ago. He was a white man from New York, a federal soldier during the war an earnest soul-stirring, kind-hearted. generous man. If reports are true, he made a wonderful impression on that congregation-not by honeyed words and misplaced social equality talk, but by plain, unvarnished, gospel advice. He told his congregation that there were forty-nine negro preachers in the peni tentiary of Georgia, and that 50 per cen of the negro convicts of the state had professed religion. He set those people to thinking in his eloquent talk on the truth of the maxim announced nearly nineteen hundred years ago by James the evangelist, that in this world there can be no peace without purity, and that religion cannot be used as a cloak to protect against sin unless those who pro

fess it are sincere. Thousands of dollars are being col lected weekly by our good Christian peo ple to send the gospel to the heathen while the heathen in our midst, as deep set in idolatry and sin as the Hottentot of Africa, are left to the religious tramp

But he is coming; he is here. Eloquent able. God-fearing workers, with the Bible in their hands and Christian pre cepts on their lips, they are laboring un selfishly for the salvation of whites and blacks. They preach the gospel of old, as good today as it was nineteen cen turies ago, that there can be no peace without purity-the plain, simple truth, holding good in business and politics, as well as in religion. Good people know this: bad people ought to know it. I is the work of the religious tramp to proclaim it to all. They are doing it taking in the highways and byways. not waiting for the sinner to come to their meeting places-they go to his meeting In proclaiming the gospel of Christ, whether these religious tramps be Catholic or Protestant Baptist or Methodist, or what not, they should receive the encouragement and cheer of those who believe that it is better to save

The State Bank Question.

than to damn.

We are gratified to observe that the general assembly is preparing to legislate for state banks. Whether congress re peals the tax on state banks or not, it certainly is the duty of the legislature at Its present session to pass a law providing for all the machinery necessary for state banks in the event congress does repeal We publish elsewhere an outthe tax. introduced by Mr. Veach, ich we think is plain, clear cumbersome details, and

neet all the requiresecure a curas good

Georgia. Ample provision is made in this bill to protect the bill holder. The rights of the depositor are recognized, and there is all the protection that is needed for the stockholder. We believe that, with a bill like this on our statute books and with the 10 per cent tax repealed, all the money needed in Georgia to carry on the manufacturing and th business of the state can easily be obtained in our own state at a reasonable charge for interest, and with but little trouble on the part of those who hav

collateral on which to borrow money. We commend the bill to the careful onsideration of all those who are interested in this question, and there is no man in the state who can fail to be interested in it. Mr. Veach would be glad to receive suggestions from any one about this bill. It is not entirely complete but it contains the main features prepared for engetment and he submits it to the people for their consideration and criti-

What the legislature ought to do is to give to the people a well-defined, plain law on this subject, that cannot be evaded, and which will protect all parties interested, without giving advantage to any interested class, either as stock holders, depositors, or bill holders. The plan ought to be one easily understood not expensive to administrate, and no cumbersome as to details. We know of nothing that would be of greater advantage to the people of this state than such a law, in practical operation

The South and Her Railways.

The Washington Evening News, of a ecent date, has a long special article or 'The Needs of the South," in which the writer takes the position that our future development and prosperity will largely depend upon our policy towards the rail ways. By way of introduction, he says:

It is comparatively a short time since the Mississippi river began. Prior to that, at were few and small upon the and lakes and the navigable rivers that the furnished means of transportation for the surplus products of the factory and farm fast as railroads were constructed. adjacent country was rapidly settled. Wherever a railway reached, supplying the necessary facilities for transportation, there hastened with eager steps labor and capital, seeking employment and investment. Forests were felled and mines opened, and they con-tributed their wealth to the anarkets of the vorld. Vast prairies, inhabited only by In dians and wild beasts, where the yearly vege ersed by railways quickly sprang into active

nd villages and cities came into existence He is evidently under the impression that there is a strong anti-corporation centiment in the south which may damage railway interests, if we may judge from the following:

The railroads are not natural enemies of the people, but their best friends and strong aliles. The west was settled and built up by the railroads, and those communitie that have sought to strangle their creator have wrought their own ruln. The bitteres enemies of the raticoads today are the far ers, the class whose debt to the rakroad i of agricultural interests would be helples and hopeless, and yet it is from this courc that the loudest ery of complaint issues. In these attempts to enslave and harass the railroads the south is confronted by a very grave danger-one which has its examples and

Pigures are then given to show that over common country roads wheat at \$1.50 a bushel will only bear transportation 250 miles, and corn only 125 miles when it is worth 75 cents a bushel. At greater distances from the markets, these products would have no commercial value, if they had to be transported ver dirt roads. But railways, transport ing at one-twentieth the cost of the other roads, give wheat a marketable value 5,000 miles away from the fields, and orn can be profitably transported 2,500 niles. Railways, therefore, open ne and distant markets to the farmers.

The article here quoted points to the fact that twenty-two southern railways went into the hands of receivers this year. In regard to the railways of Georgia, it says:

Thirteen railroads in Georgia are today in hree Georgia roads have recently been sole public auction by the United States ma al. Another Georgia road only escaped a ceivenship by scaling the interest on it need debt, thus reducing its fixed charges gislation upon Georgia raitroad stocks, ated that the Central rairoad stocks, is ed upon the open market at 25 cents of he dollar: Georgia railroad stock, which fo many years stood at 200 and upward, i offered in open market at 160; Southwester ratiroad stock, which for many years had a ixed value at 125, is today quoted at abou 3; Atlanta and West Point stock, which for nany years has been above par, is toda, offered at less than par; Marietta and Nora Georgia bonds are offered at 25 cents on the dollar; the first-mortgage bonds of the Savan-nah, Americas and Montgomery road are offer-ed at 59 cents on the dollar, and so on

arough the whole chapter. Investigation will show that many a house old has been reduced to penury, and many charitable institution has been compenclose its doors to the needy on adverse rairoud legislation in early all of the old ratiroads in Georgia are insolvent and with one exception, every alread built in Georgia since the establish ent of the Georgia commission is either now in the hands of a receiver or has been throug

When the railways have a chance to nake a fair profit on the money invest ed, their lines extend and multiply; the country becomes thickly settled and developed, and prosperous conditions follow. Our friendly critic, who, by the way, is a southerner, makes these suggestions:

The need of the south today is better

more frequent railway service, rather than more railways and cheaper raies. The south should allow every southern rail road to add to all of its through rates in every direction, say 3 mills per ton per mile, which is a little less than a third of a cent per ton per mile. No one in the south would feel this. This would enable every railroad in the south to step out of the hands of re eivers, and the country would soon be buil are the country would soon be built ap. In other words, let the people and the railroads pull together, for the interests of both are but reciprocal.

The staple of the south is colton, the

tyerage hand on which to the scaports may be 200 miles. A raise in the rate of a mild ton a mile on cotton means a surplu-most every railroad in the south with w o make improvements. On a two-hundred-mile raul, it would raise the price of cotton less han 1-100 of a cent per pound, which is

than the least quots market in the world. Unless the legislatures and the railroad com missioners shall permit rallroads to earn somewhat more than the amount absolutely necessary to keep them in order and pay interest on their cost, it is obvious that ades for the state of ditional investments of capital will not

made in railways. The service cannot be improved until the present policy shall

hanged. We believe that the alleged anti-corporation spirit has died out. Public sentiment in Georgia and other southern states is disposed to favor anything that is on the line of material progress and development. The railway commissions will give the railways fair play, and we do not think that indiscriminate damage suits against the railway companies will ever again result in the numerous heavy verdicts of the recent past. The second sober thought of the people has been awakened, and it is on the side of instice

The railway development of the future will be mainly here in the south. Let it come. It will build up the country, and bring us prosperity, and it goes with out saving that such conditions must inevitably increase the profits of the transportation lines.

Sensible Mississippi Farmers.

The Memphis Appeal-Avalanche has

the following: The Farmers' Alliance of Mississippi ha adopted a very wise policy that will tend to strengthen the order immensely. At the Tupelo conference, during the past week, an iddress was issued recommending the sus 896, and urging farmers to devote their gies to the profitable diversification of crops The lecturers of the state have been instrucpreach this new gospel of agricultural reform and to use every possible effort to de-velop the stock and trucking interests of Misfor the sale of farm products will be estab ished in several of the larger cities of the south and west. This is a move in the right lirection and it is in line with the original and fundamental principles of the organiza jon. If the farmers of Mississippi will a ede to the suggestions they will be able cede to the suggestions they will be able to nake of the state the richest and most pro ductive in the union, for there is nothing no orders. Concentration of effort to this nd on the part of the alliance leaders will cheming and speaking. The time is ripe for the work which the Tupelo conferen outlined, and it will be a blessed day for Mis-sissippi when her truck patches are as numerous and her agriculture as scientific as they are in South Carolina Virginia and Georgia

The farmers of other states will do well if they profit by the example of their Mississippi brethren. If they want to better their condition, let them give their time and attention to the diversification of their crops, the production of the food supplies required for home use, and the cheapening of the cost of production.

In their spare moments, if they desire to give any time to politics before the next general election, a careful study of the Chicago platform will not come amiss. We are satisfied that, when the farmers of the south and west seriously consider the benefits that must come to them through the redemption of the financial and tariff pledges of our platform, very few of them will ever drift into the ranks of the third party.

A Novel Law Against Lynching.

Minister Taylor, the colored lawyer of Kansas City, who has been nominated by Mr. Cleveland to represent us in Bolivia. has prepared a bill to be introduced in congress, having for its object the prevention of lynching.

The bill provides that any county in which lynching takes place shall be compelled to pay the sum of \$10,000 to the family of the victim. It is said that good lawyers have pronounced the bill constitutional, and Minister Taylor is confident that it will become a law. It is his belief that it will stop lynching, because the taxpayers of a county will take special care to elect a sheriff who will not allow a mob to take a prisoner from him. The payment of \$10,000 every man was lynched would be serious matter. It would touch the pock ets of property owners, and they would anxiously guard against any lawlessness that would cause them to pay such ; heavy fine.

Taylor's bill is a novel one, but its cen tral idea is very old. When the Normans conquered England, the natives had an unpleasant habit of killing them when they found them alone out of reach of help. The conquerors imposed a heavy fine upon the inhabitants of any county or district in which such murders oc curred, and this had the effect of stopping the whole business. Many cen turies later Thaddeus Stevens seriously considered the adoption of this plan with a view to preventing the operations of the kuklux in the south during the reconstruction era, but nothing came

of it. It is not likely that many congress men will favor Minister Taylor's bill. They will probably see in it a palpable infringement of state rights, and will leave lynchings along with other murders and homicides to be dealt with by the local governments.

Very Like Martial Law.

Chicago is practically in a state of siege. Murders, burglaries and highway robberies are of such frequent occurrence at night that the police authorities have decided to resort to drastic meas-

Hereafter, between the hours of 1 and 5 o'clock in the morning, every citizen who is on the streets will have to give an account of himself if he meets a policeman. Persons caught in alleys or in yards of private residences will be shot if they do not hold up their hands when ordered to do so.

The police find that they must adopt these methods in self-defense. Recently, burglars have been known to plunder several stores in the same block at the same hour and carry off their booty in wagons, with no effort at concealment. Men have been found mordered in all parts of the city, and, since the close of the fair, crime has been in re rampant

than was ever known before. There are only 2,000 policemen to Chicago, and they cannot patrol 180 square miles. Extraordinary precautions are necessary, and probably every householder in the city is armed. thorities have issued circulars to the citizens in which the situation is fully explained, and all law-abiding people agree that the new regulations are absolutely necessary. A good citizen who is on the streets between 1 and 5 o'clock in the morning will not object to answering the reasonable questions asked by the police, because it is well understool that these

strict regulations are for the peace and welfare of the community. It is to be hoped that this touch of something like martial law will soon straighten out the great metropolis of the west.

EDITORIAL COMMENT.

Captain W. G. Waller, the accomplished editor of The Richmond Times, has resigned on account of ill health, and is now spending some time in south Georgia.

Marvin R. Clark, a New York newspape man, after thirty years of hard work on th daily papers, became totally book. That was five years ago. Since then he has kept up his work. The papers were read to him and he taught himself to do his writing on the type writer. His physicians have now ordered perfect rest for him because he has been at tacked by nervous prostration. The press and stage of New York have, in consequence. organized a benefit concert for December 10th at which it is hoped the proceeds will be sufficient to provide for this blucky worker during the rest of his life.

C. H. J. Taylor, our colored minister to Bellvia, said the other day to a Kansas Cit, reporter: "My appointment or rather reap pointment by President Cleveland, will be con-firmed by the senate which convenes two firmed by the senate which convenes two weeks from next Monday. I am home now on instructions from the president to settle my business affairs preparatory to leaving the United States the early part of December, will go around Cape Horn to get to Bolivia and with my party will be carried by . United States man of war. When I take u clates and the credit goes to President Cleve land, who gave me the place without my asking for it. The United States is the only government that maintains diplomatic rela ions with Botivia and that is done to en try, and this fact knocked out the objection my appointment on the ground of my race objection that could be raised is hat I might not be able to perform the drule attached to it. Pres'dent Ceveland and my self are satisfied that I can do it and the fact that my appoinment will become a pre-cedent makes me all the more zealous."

Taylor here stopped to recover h.s breath and his dignity which he always carries with corpulent ease, and then he added: "I was ever in doubt that I would be appointed to the place, for I had the president's assurre fabrication. I never applied for it a

Returning to the subject of the Bolivian mission, Taylor said while looking through a pile of papers: "I shall have the appoint ent of an interpreter, a secretary at \$1,800 per year, an ass. stant secretary at \$1,200 per year and a messenger. There is an appropria-tion of \$5,000 a year also for expenses, in-cluding rent, fuel and other incidentals."

Several school girls at Allegheny, Pa., retempted it. An investigation shows that the reading of trashy noves was at the bottom of this murderous epidemic

GEORGIA ON THE RESULT.

Franklin News: The elections last week had good effect. The president and his cab-net have been holding experience meetings, maturely discussing silver, tariff and economy

Worth County Local: Last week's election were a regular landside in favor of the re-publicans in the northern and eastern states. The populists were defeated at every point in their strongholds in Kansis and Ne

Bremen Chronicle: In the last national campa.gu the people took the democratic party at its word and voted for the platform, and astray to their places in the democratic col imn congress has but to redeem the piedges of the party as set forth in the platform.

Greenesboro Herald Journal: The crime of was ratified by Gordon and several Geor "bluetallists." The patronage press pat ted them on the shoulders, and said they had edeemed the country from the insane nands of the "populists and their sympa-hizers." The hard times were a legacy left by the republicans, in the poor old Sherman and it was made the scapegoat for a The national bankers who though saw the hand-writing on the wall, the cry, and soon the whole country was lamoring for repeal, the bankers wishing i expecting free coinage in lieu of the "cow ardly makeshift" of the republicans.

Montezuma Record: On both the money question and the tar'ff question, the people have spoken very plainly; so plainly indeed that our representatives in congress cannot misunderstand them. By an overwhelming misunderstand them. By an overwhemming majority the people have demanded at the hands of congress bimetallism on a proper basis and a proper adjustment of the tar'ff. This being true then it can but be tantalizing to the masses of this country for congress to dark with aither of these country for congress to dally with either of these questions in such way as to protract the cvils that are inflict-ing the country. But the cvils and wrongs attaching to the tariff as now cvied are as attaching to the masses of the people as those attaching to the silver collage, and these

FALL TIMES IN GEORGIA.

A.bany Herald: You can just put it down black and white that southwest Georgic Il show up well on the hog and hominy fine ext year.

ing jenny and the wonderful pig continues to attract the eye of the small boy and refeve him of his last nickel that he was hoarding or the Christmas fire-popper.

Lumpkin Independent: The Lumpkin 'Pos Lumpkin Independent: The Lumpkin Possum Cub now numbers a round dozen members, and as many professions and vocations are represented at its weekly meetings. There are also five different nationalities regresented, English, German, French, American and African, the latter being "chief cook and bottle washer." The savory roast marsupla; is equally enjoyed by all. And then the repartee, wittiesm and merry hour being no partee, wittie.sm and merry bout bring u he addenda, flavored with fragrant qua Havanas. The zest of the last meeting added renewed interest with the members.

Lumpkin Independent: The forests are overy now with their glorious colorings of autumn leaves, sulphur and gold and crimson and p.nk and a thousand interfusing thats, such as to cause a detant hill to look like a mammorth bouquet of rich and rare flowers. And then the soft and mild atmosphere of the Indian summer makes a stroll in the woods ne of true pleasure and recreation.

THE GEORGIA LEGISLATURE

Lumpkin Independent: The Georgia legislature seems to be working hard, but it has failed so far to get up a small duel.

Worth County Local: As matters develop it begins to appear that the present legisla-tive assembly is the best one the state has had for years. The probability is that they will adjourn ten days before the expiration of the fifty days allowed them. Greensboro Herald-Journal: The most effi-

cient board of equalizers our lawnakers could give us would be one composed of the tax re-ceiver, tax collector and cierk of the court. They would have the county records to go by, which is the very best cy, dence of the value of property. Montezuma Record: The Georgia legislature seems to find some difficulty in getting a quo-rum of members to stay in Atlanta. We re-

spectfully suggest that the per d.em of the

who are absent without leave be within

That matter of \$4 a day w.ll insure the a tendance of the average Georgia legislator. The Flower-Show Girl. Her cheeks are roses and lilles, Her lips carnations bright. eyes are violets trembling

JUST FROM GEORGIA.

Clarisse.

Kiss you? Wherefore should I, sweet? Casual kissing I condemn; Other lips your lips will meet When my kisses die on them Should I grieve that this should be?

Nay! if you will kiss, kiss me! Love you? That were vainer still! If you win my love today, When the morrow comes you will

Lightly laugh that love away! Should I grieve that this should be? Nay! if you will love, love me! Wherefore play these fickle parts?

Think you God made human hearts Just for you to tread upon? Will you break them, nor repine? If you will, Clarisse, break mine -FRANK L. STANTON.

Life and love will soon be done!

The old state of North Carolina is developng some remarkably bright daily newspapers There's lots of news in North Carolina. This is the season when the Georgia potato

tets a royal roast, and makes a fine, yellow ringe to the 'possum in the dish.

A Song of Fine Days.

Fine days in the country-blossoms kinder But all the oak-leaves shinin' in blue and gold and red squirrel in the tree-tops a-playin' of his pranks,
An' the red-hot ovens glowin' near the big

potato banks! Good times in the country-best you ever Skies jes' full o' sunbeams that drift down Fishin' kinder done for, but lots o' pleasure

With every partridge fat enough to whistle and

After the Poet Vote.

Evidently the poets have been making an onslaught on The Memphis Commercial. That paper publishes the following:
"This is not written for fun. We want to goes as crushing the aspirations of the gifted, even if the poems they send us do flood us with removes all memories and vain regrets. poetry without losing the great and increasing

to do excellent work for the Jacksonville Times Union. No better work as to quality and va ricty, appears from the pen of any author who

Another Song of Life.

Life is full o' blessin's—life is full o' joy, An' I recken 'bout the best of all is walkin' of When a feller's dead, down tired, an' his eyes

I tell you what-a little boy's a powerful thing to walk!

He's powerful good at walkin', an' he's some thin' on a song, But the trouble is, he sleeps so short, an' sings

so awful long!

I reckon that it's natural, au' I reckon that it's joy. If a fe.lor's legs can stand it—this here walkin' Mr. Frederick Courtenay Barber,

York city, is contributing some notable poems to the daily press. He is a writer of rare race and will yet make his mark in the liter The Georgia weekly editors are getting up some notable rhapsodies on 'possum time. A Georgia editor's plate must be full at least

A Rose from the Major's Garden

The heart in the breast may harden
To reason and yet to rhyme;
But a flower from the Major's garden Gets next to it every time! I pass the bright place daily, And each flower my footstep knows: For over the nanels garly

A sweet wind wafts me a rose So, how can a poor heart harden To reason, and pass from rhyme. When a rose from the Major's garden Gets next to it every time.

PUBLIC OPINION. New York Sun, Democratic: There were ru ould not be confirmed. One fact, however seems to throw some light on the situation and that is that Minister Thurston, who has obtained information of the administration's plans as outlined in Secretary Gresham etter, sent word to President Dole ame steamer in which Minister saited, warning him not to be "caught nap ping." and that the only salvation of islands was to transform, as speedily as public in order to checkmate the claim Secretary Gresham that the provisional States refused to amor Hawali. Minster Willis, it is said, learned of this, and im mediately communicated with Washington and his original instructions were modified

ut in what particular is not known New York Tribune, Republican: What imperatively required is a reaffirmation of the Monroe doctrine in the strongest possible terms. President Cleveland now has the or ortunity of making h.s name famous in tunils of American diplomacy. Let him ser nnuals of American diplomacy. Let him serve notice upon the European powers that no at empt to restore monarchy upon the American American sympathy as Max.m.lian's usurpa ion in Mexico. Let the president not only roclaim the Monroe doctrine afresh with nging emphasis, but let him also act upon t by giving such instructions to the American squadron in Rio as will bring the monar-hical revolt to a speedy end.

some say, 4 per cent per annual. This would add to our interest account \$12,000,000 annually, to be paid by the labor of the country. Why a country like oars, in a time of profound peace with all nations and overflowing with-plenty, should want to borrow money and the policy between the large of day is one of the politic. Washington Post, Independent: All that w do know at the present time is that Min'ster Willis is hoboobling with President Dole. If he has been charged with instructions a otiate the provisional government out of stence, and failing in that to put it out of by force and arms, employing th day of the United States and the guns if it navy to effectuate this ignoble scheme, we shall find out in due time. Let us rather in political economy "as with individuals so with nations." Therefore, I am forced to the conclusion that the bond issue is not for the administration has ever seriously aned this purpose, it has permanently sidered it; that the government is not to his dishenored; that American sentiment is not to be ruthlessly defied; that a way is to be foun out of the difficulty which shall redound the credit of the United States and leave the at with our own people, free at less thoose for themse'ves by whom and in like those under the lega, tender act of 1800, in com, and take those notes and buy, say 5,000,000 bules of cotton, 200,000,000 bushels of wheat, and a like proportion of petro-cum and totacco from the farmers of the country? The farmers will be glad to get these due bills of the government for their product and will never question the ability of the government to redeem them. They will not want them re-

TALK OF GEORGIA TOWNS.

The Albany News and Advertiser has the following:

"Albany has much for which to return thanks. As a community she has suffered less from the financial depressions than most of her neighbors. She has been spared a visitation from plagues, and bountfur grain and cereal crops dismiss all fears of famine. In fact, this section is a favored one. We enjoy the midder dispensations of Providence and a blessed immunity from epidemics of fatal form. Cold and hard must be the nature that is insensible to the lowing kindness that has followed this people."

The Franklin News has this interesting

item:

"If reports are true which we have seen of the farm of Mr. J. A. Shell, of Senoi, Ga., it would be a good one for Professor White to refer to in his arguments in favor of smail farms thoroughly cultivated, as applied to large plantations imperfectly worked. Mr. Shell's farm is said to consist of twenty acres and upon it he supports a family of eleven. An exchange sais he rarely fails to make a

bale of cotton, and from awenty to forty bushels of corn per acre. This tand has been brought to a high stare of cultivation. Though the farm is small, he pursues the plan of rotation, thus keeping the land in good condition. Even at this senson of the year he has plenty of old corn, fodder and wheat." MR. C. W. DEMING,

The Adel News pays this compliment to

progressive towa:

"We congratulate Vaidosta upon her almost unanimous vote for water works and city hall on Wednesday of last week. They are now discussing free schools. W.i.h such strikes as these, Vaidosta is destined to soon rank among the more important and influential cities of Georgia."

GEORGIA PRESS PERSONALS.

Columbus Herald: The friends of Judge San

Columbus Herald: The friends of Junge San Harris, up in Carrell, are urging him to enter the congressional race in the fourth district The judge is a little shy about unnouncing himself, but his friends are sanguine that he could easily win the race. Heard country already has a prespective candidate in that brilliant and brainy lawyer, Hon. W. H. Daniel.

'Montezuma Record: No man in public life in Georgia has a firmer hold on those who admire ability and consistency that Hon. Charles F. Crisp. His work in compress is a model. He is not a blatant seeker after notoriety, but a consciousness of work well and! faithfully done fills the measure of his ambition. We need more Crisps in the public service, but they are seame.

Albany Herald: Speaking of a recei

bration, The Local says: "Captain John T Hester, of Albany, then treated the conven

soul-stirring in its eloquence, it afternationally brought smiles and tears. No man is this

tion of the state has his audience more at h

command than Captain Hester, and on the occasion he eclipsed himself, and his addressus one of the most entertaining features of the day."

ALL WANT THE MONEY.

A Noted Southern Family Enters on a Con

From The New York Recorder, Charlotte A. L. La Duchesse d'Auxy, daugh ter of the late Gazaway B. Lamar, the well known Georgian millionaire, and cousin of

L. Q. C. Lamar, late justice of the Unit

have her husband, Arthur, duke of Auxy

appointed as guardian ad litem of their six year-old daughter, the Countess Ganie Lucille

B.idyade. Lawyer Dupre argued the moti-

for the Duchess d'Auxy, who has becom

for the Duchess d'Auxy, who has become involved in a bitter legal contest with her sister, Mrs. Frank Cazenove Jones, over the \$3,000,000 or so left by their father.

An action has been begun in the supreme court by Mrs. Jones and her husband, as administrators of the will of Gazaway B. Lamar, for the purpose of obtaining a legal construction of come dismired chauses of the

onstruction of some disputed chauses of the vill. Charlotte, who married Arthur, duke of tuxy, of Belg'um, claims that she has never

received her share of her father's estate, and

that her sister and Mr. Jones, the administra-tors, are wrongfully depriving her of her rights. Frank Cazenove Jones and Mrs. Jones claim that some of the clauses of the

nillionalre's will are ambiguous, and that o

The father of the duchess, over whose m'

When Sherman made his famous

Mrs. Jones and will appear in the

during the proceedings.'

n this city. The duchess and duke result in West E.guty-eighth street. The duke eported to be fairly well off.

LETTERS FROM THE PEOPLE.

A Suggestion for Relief.

ical problems that is incomprehensible to me. But some fell me that to do this and buy English gold and lock it up in the treasury wilraise the credit of the government. This is

e thing I do know-in all money transactions

ists.

If the government is compelled to have a

A Good Recipe.

The Constitution's Brunswick Correspon dent, in the City.

HE TELLS OF THE GREAT SIEGE

Which the People of the Belaguered City Have Just Passed Through - Incidents Which Have Not Been Published.

Mr. C. W. Deming, of Brunswick, is

Mr. Deming will be recognized as The Constitution's special correspondent in the fever-striken city, who has remained at his and kept the people informed as to wha

as going on.
"Yes," said be, in answer to a question "those were gloomy days in Brunswick, when it required all the faith a man could master, to see daylight ahead. With every industry paralyzed, cut off from the outside world, and the havee of eath in our midst, we had something t think about which does not fall to the le of many. But now we feel more free and are looking to the future with more confi

Getting Out of Brunswick.

Talking about the state of affairs in Brunswick, Mr. Deming said:
"I left Brunswick on Saturday at 1

o'clock p. m., after submitting to the usual form of leaving as required by Surgeon Murray, with the exception that having placed me on parole of honor not to visit Wayeross, Savannah or Jacksonville, and nly places that had raised the quarantine, detention was not very long. The train o Dock Junction, four miles distant, con-isted of combination coach and baggage ar and engine. After two hours' delay at Dock Junction drilling freight cars, a train of about twenty cars with two comfortable coaches attached, pulled out. At Jesup the train stopped outside the city limits, and the only view of that place that could be obtained was from the depot lights re-flecting on the building. The train ran through the outskirts of Jesup and stopped half a mile the other side to wait for the up train. In the meantime the fumigated nail was transferred and another run becan. After making several steps, Odam was reahed at 10:30 o'clock, and here the

entire train lay over to await the down for orunswick in the morning. The ap train from Jacksonville, fully vestibuled, bassed through Odum at 12 o'clock, and from that hour the trip was without incients and comfortably made. Arriving at Macon I made connection for Madison, spending Sunday in and near that place with relatives. Arriving here this morning and meeting Brunswickians by the score, made Atlanta scem homelike

A Mi-taken Impression Corrected.

to obtain any accounting from her sister and her husband, and as the rights of the Coun-tess Garle Lucille Beldynde, her child, are in-rolved, she is made one of the defendants "From conversations with them and At antians today, I find that a mistaken inc Judge Barrett appointed her father. Le Duc ression prevails generally as to the condil'Auxy, as her guard'an, to defend her right; tion of Branswick at present, probably due lions the daughters are now fighting, was a member of one of the best known and weathless families in Georgia. He was a banker large real estate owner and planter. The property in dispute consists of stocks, bonds. impression prevails that Brunswick is dead, ractically speaking. This is a mistake. To explain part of the history of Bruns vick's epidemic will have to be revived.

"On October 10th, Brunswick al estate and claims against the government fully 4,500 people. Four thousand of these were colored and a great number of these were the werst element. They were without week through Georgia to the sea he destroyed hun-dreds of thousands of bales of cetten belong-ing to Mr. Lamar. He filed his claims for damages, but up to the present they have not been allowed. Lamar was a resident of Sa-They were without work and money and the relief committee was wathout food to supply them. In the commissary, probavanuah, and was a man of affairs in his state Lamar died in 1874, leaving three daughter and a son, and in his will he left each chil-one-fourth of his estate. His son, D. Lamar not enough to feed one-third of the hungry get it. They were penued in and could was made executor, but he has since died, and since then the estate has, it is said, been mutterings were passed through the crowds when Charotte married the duke she was the widow of Robert Soutier. He died some into Mayor Lamb's onice and demanded food under the penalty of looting the closed stores. Chief of Police Beach was near ime age, and seven or eight years since she et the duke in Paris, and shortly afterward and the negro was squelched by him and hurried to jail. The matterings increased and to save the commissary from pillage and the town from rioting that would cer-tainly have followed, the commissary doors they were married.

The duchess, it is alleged, has never received one cent of her father's estate, and she and Mrs. Jones are estranged. It is also sate that her other sister has taken sides with were closed. Cnief Beach then had The only cause that cany be assigned for of the peril the stores were in. These men banded together, and watched and waited beaind closed blinds for the first shot and the signal of ten strokes of the fire alarm sounding the riot act. The night passed and those in the country came to town to discuss the situation, while those who watched gave them information. said Lawyer Dupre. "The dake comes from a famous Belgian family, and he and the duchess move in the best society. Al of the Lamars are well known in society, but the who watched gave them information. Captain Barney Dart and Lieutenauts Rob nson and Barkuloo, of the Brunswick Ritle nen, were called into consultation and the trus of the Riflemen obtained. One hua-fred and fifty men on St. Simon's were Mr. Jones is said to be wealthy and resides d and lifty men on St. Simon's were filed that when the danger signal barned, maswick would need help, and fully arm these men went to their families that ed, these men went to their families that night prepared to return if the signal flashed and help to save the city from pillage and riot. In the meantime a few supplies came in, and the people's hunger was appeased. Colored citizens, headed by Deveaux Clark and others of the better element, were our amongst their people trying to pacify them while Chief Beach and his volunteers walled developments. Morning dawned, hundreds pushed to the commissary and soon were given nearly all it contained. Manager Smith did all he could to give all that cathed, but did not have the supplies. Birmingham, Ala., November 18.—Editor Constitution: I see from the papers there is great alarm felt among the capitalists of the east and some of our lawmakers in Washington, as also the present administra-tion, about the decrease in the gold reserve in the United States treasury, and various plans have been proposed to lacrease it. have been proposed to face as Fr.

One of the most promine at plans, and the one urged most by the eastern capitalists, is for the government to issue say, \$200,000,000 of gold bonds, bearing interest at 3, and some say, 4 per cent per annum. This would

The Constitution to the Rescue. "Matters grew worse again, and Brups-wick seemed gone, when a telegraph boy handed me The Constitution's telegram stating that it intended arousing the state. The effect was electrical. From mouth to their action on the assurance of The Con-stitution's help, Mayor Lamb and Chief Beach armed twenty-five reliable cobred men with muskets and set them guarding They proved true as steel. The men with muskets and set them guading property. They proved true as steel. The mean negroes were awed and the property was protected until The Constitution's supplies arrived and were fed to the hengry. Money began to pour in, nurses were paid, cash was put in circulation and from that day the people were satisfied. Then Sugeon Murray relieved the relief committee of the nurse and medicine fees and the relief moneys were distributed among the deserving poor.

as Amount Contributed

"The contributions to date are about \$30,000. In addition to this the government has paid nurses, guards, etc., about \$1,000, making a total of \$45,000 that is new in invaling a total of stocker that is new in freedation within a quarantine radius of our miles. Money is being paid out taily, he people are buying clothing and ful for he winter and all feel fairly contented. Even stores that are open do a rushing tash business, shipping is gradually picking up and I besieve that by the time she quarantine is raised, \$60,000 will be in eigenful to the ratio of mortality has been It for gold and hid up the vaults with hi. Let the government become the sole exporter of these articles. Europe is compeled to have our cotton to clothe its inhabitants and bread to feed them, and, if the government demands it, she is bound to pay for them in gold.

This plan will furnish a market for the produce of the millions of the depressed farmers of the United States. It was not of the hands of Wail street sharks and the gambiers in futures, and at the same tape furnish the treasury with all the gold she wants.

AN OLD LINE WHIG. channel. The ratio of informing has been as light as many cities can boast of in non-epidemic times. The city is thoroughly cleaned and every one connected with Brunswick, both inside and out, is determined to place his shoulder to the wheel and push her on to prosperity and the future greatness that her prominence as a deep water nort deserves.

deep water port deserves. West End Bantist.

Rev. F. C. McConneil will lead the prayer meeting at the West End Beptist church to-night. Rev. S. Y. Jameson has been quite sick since lass saturday, and is yet conflued to his room, but is improving and his triends hope to see him out again in a day or two. Lady of the House (to eminent physician)—
How do you contrive, doctor, to be constantly
in good health and lock so flourishing?
M. R. C. S.—It is quite simple, madam; I
live by my prescriptions, but never take them.

GENERAL COUNCIL

Meets in Regular Session and Has a Very Tame Time of It.

MR. HILL WANTS ANOTHER AMENDMENT

To the Charter, and That Was About the Only Feature of the Session That Atforded Any Interest at All.

It was Mr. Hill, the senior member of e fourth ward in the general council, who gave that body about the only thing it had to discuss yesterday afternoon during its

head of resolutions and ordinances, one of the tast features on the order of business,

Mr. Hill arose, saying :
"I have here, your honor, a resolution looking to an amendment to the city char-ter which I would like to have the clerk

ead. Then I move its adoption."
The reference by Mr. Hill to the city charter, which its father would not now ecome at once wholly attentive to the a long one, but it proved quite inter esting, so interesting, in fact, that it became feature of the meeting. It was:

or aiderman during my continuance in office. I mavebox, in order to influence my election to this of kee, directly or indirectly, expressed or implied problems of my force of support to any person for any office in the city government of Atianta, nor for any other office. I will not know, negly permit my voice in the election or appointment of any person to a position in the city government be influenced by fear, favor or affection, reward or hope thereoff but in all things pertaining to my said office I will be governed by what is my conviction for the public good.

Section 2. Any person who shall be found guilty of violating any of the provisions of the above oath shall, upon conviction for such offense, after having a fair and impartial trial before the mayor and general council, be forthwith expelled from office and forever disqualified thereafter from holding any position of honor, trust or emolument connected with the city government of Atlanta.

"I don't know," said Mr. Northe first member to secure the floor after me

first member to secure the floor after the eading of the paper, "just how that would

Then with a broad smile which took in every portion of the chamber, he added:
"As far as I am concerned, it wouldn't
make any difference, for I am soon to go
out. But it appears to me to be mighty binding in more ways than are convenient to those who may want to hold the pla in the future. Suppose we take a little time to think it over and see what the re-

"I think it one of the most absurd piece of legislation I ever heard of," said Mr. Stockdell. "Why only a few days ago here in this body, when Mr. Martin introduced that now famous bicycle ordinauce, Mr Hill, from his place on the floor, declared that it was the most absurd thing he ever heard of, and that it was foolish. The truth is, that Mr. Hill's ordinance has less common sense in it than anything I ever heard, and is more absurd and foolish than the one of Mr. Martin's that he condemnever you call it, you won't be able to find a man anywhere who can take the oath pre-It is impossible for any man to be elected to this body without making some kind of a promise, either expressed or implied. Take for instance the fact that I now state right here, that as long as Cap Joyner . a candidate for chief of the departme . I shall vote for him. Now I have maghat statement here, and do you think I cos subscribe to that oath under those condict As I have said I to Sofit is decidedly more foolish and absurd than Mr. Martin's reso-

lution, and I move that we table it."
"And on the motion to table," said Mr. lill, "I call for the ayes and nays."
"I think," said Mr. Meador, "that the resolution is im— but here Mayor Pro Tem. Shropsi

cut the senior member from the sixth off by saying that the motion to table was not Well, I hope," continued Mr. Meador. "that the gentleman from the second won't

throttle us by putting that motion. I'd like to be heard on this matter.' Mr. Stockdell withdrew his motion to table and Mr. Meador was recognized by

"As I started to say," Mr. Meador continued, "I think this resolution is impracticable. It looks to me like it is a premium on rascality. Just like Mr. Stockdell says it is mighty hard to secure an election to this body without making some kind of promises. The oath we now have is just promises. The oath we now have is just as binding on a man of honor as this oath proposed by Mr. Hill, or any other oath for that matter. With the man who is working for the best interests of the city and who is an honorable man that oath w not be any harm. But we must remember that we sometimes get men in position who have an elastic conscience. These are the men we need fear. I'm opposed to that

resolution as it is."
"Ever since Mr. Hill came into this body," said Mr. Broyles, "he has been try-ing to purify city politics, and I want to say right now that I think he has succeeded a great deal. But of all the measures he has introduced this one is the most satisfactory to my way of thinking and should be adopted without a dissenting vote. I'm for it now and for all time."

"I'd like to say," said Mr. Hill, "that the gentlemen who are opposing this are certainly at fault. The police commissioners are required to take almost the same oath. In fact, portions of this oath are copied from the one the commissioners subscribe to. If that oath is the right one for them to take, then why should not the members of the council who create the police commissioners take the same oath or even a stronger one, if it can be written. That oath won't hurt any man but will help make this city government better than it has ever been. Mr. Stockdell can criticise the oath just as he pleases, but I want to say to him as my friend Mr. Martin said when he introduced that bicycle ordinasce, that I ain't in fun. On the centrary, I'm in dead earnest, and I'll give you all a chance to see that I am by making you vote one way or the other on it and having your votes recorded."

"And I'd like to inform Mr. Hill." said Mr. Stockded, "that while that oath has been laid down for members of the board of police commissioners there are members of that board who have not regarded it. It won't work. I again move that the resolution be tabled."

Of William Rogan for a retaining wall on Plua street.

Of T. J. Buchanan for permission to sell powder at 230 Decatur street.

Of A. L. Dekin for damages on account of construction of Dairy street sewer.

Of W. R. Cannon to be refunded 851.50 paid as fine in recorder's court for gambling, he having been fined 867.90 in the superior court for the same offense.

Of W. C. Brown for damages on account of grading Kelly street. "I want to say," said Mr. Dimmock, "that I think Mr. Hill has done about the wisest piece of work he has done since he became a member of this council and I'm

But the mayor pro tem. called the gentleman rom the fourth down, calling for the q action. The ayes and nays were gain requested by Mr. Hill and the call of the roll resulted.

Ayes—Reneau, Hirsch, Colvin, Stockde'l,

Beef Extract served free all this week at the C. J. Kamper Grocery Company's store, corner Cedar and Peachtree streets. The ladles of Atlanta are invited. again requested by Mr. Hill and the call of

Meador, Peters, 6. Nays-Rice, Harralson, Broyles, Beatie, Hill, Dimmock, North

The motion to table was lost and ther Mr. Hill rose saying: "Now I move to adopt the resolution."
"I voted against tabling the resolution,"

mands our careful consideration. I now

move that it be referred to the committee

The motion to refer was adopted, the

vote being the same as the vote on the mo-tion to table except for Mr. Beatie who

voted against tabling and voted for refer-

Asphalt Out in the Country.

was laid on Peachtree, it was run outside

of the city limits and that he was asked to

objected and the paper was referred to the

proper committee.

Fixing the seventh Ward for the Election. An ordinance was presented providing for registration of the voters of West End or the seventh ward. It was adopted and provides that beginning on the 22d of this month the voters of the seventh ward can make known the desire to vote and qualify so to do by calling upon the marsual of West End or at the tax collector's office in the city of Atlanta. The registration of the two officers shall be consolidated and that shall be the registration of the seventh ward. The books are to be kept open from the 22d of November to the 30th of the same month.

No Mitchell Street Tabernacle.

Mr. T. S. Lewis and other citizens sent in a petition asking the general council not to allow the maintenance of the building on Mitchell street which has been

The Forsyth Street Bridge.

tion Company, because no amount was mentioned in the resolution as necessary

to do the work.
"But they are wrong," said Mr. Hirsch,

"the amount was in the resolution. was \$150."

Tne Alabama Street Bridge.

Mr. Hirsch, chairman of the committee on bridges, presented a map showing the land through which the proposed extension of Alabama street will pass and indicating the property of citizens who will be affected by the bridge. With the plans and maps was a resolution amounting Cantain

fected by the bridge. With the plans and maps was a resolution appointing Captain J. C. Hendrix and Mr. P. Breitenbucher

as assessors on the part of the city to fix the damages, if any, to the owners of the property through which the extension goes. The motion was a way of a.

The report of M.Z. stockdell, chairman of

the finance committee, showed the amount of warrants drawn since the last meet-ing of the general council to be \$36,315.65.

Building Permits.

The same committee granted the petition of Mr. S. F. Woodson, president of the Chamber of Commerce, asking to be exempted from placing fire escapes on the Chamber of Commerce building.

More Sewers.

The sewer committee stated that, act

council, contracts for sewer pipe had beer awarded by the committee. The contract was awarded to the Lookout Sewer Pipe

Company. The same committee recom-mended a sewer on Hill street and flush traps on Edgewood avenue.

traps on Edgewood avenue.
An ordinance paving Hilliard street from Tanner screet to Auburn avenue at an estimated cost of \$1.875 was adopted.

Fixing Salarles.

Mr. Northen, chairman of the committee a salaries, presented a resolution fixing be salaries of the members of the board f health to be elected at \$100 each, ex-

ept the chairman, who shall receive \$200, nd the secretary, who shall have \$500. The ordinance was adopted.

Wants Another Bridge.

Mr. Peters presented a resolution reciting the fact that the Broad street bridge

had been condemned and that it was now unsafe and calling for the building of a new bridge. The resolution was referred to the committee on bridges.

Sympathizing with Mr. Stephens.

Mr. Hill presented a resolution informing the body of the serious and painful ill-ness of Mr. James Stephens, a member of the aldermanic board, and expressing the

soon recover and be restored to the fel-lowship of those by whom he was so sadly missed. The resolution provided that

for the investigation into the advisability of electing the members of the police force for a term of good behavior rather than for

Some Petitions Presented.

The following petitions were presented and referred to the proper annittees:

Of G. W. Howel, to purchase land on Markham and Days, streets.

Of Bulowa and Howell to buy a strip of land belonging to the city on Dayls street.

Of W. C. Duke's agent that sidewalks and curbing bills be canceled against property on Cooper street for land taken in widening the street.

the street.

Of c.t.zens against the licensing of a bar or
whisky saloon on Peters street.

Of Atlanta jewelers against Reensing itiner-

of John W. Mayson for damages to land by

Of R O. Campbell to be refunded cash on

of William Rogan for a retaining wall on

grading Kelly street.

Of Mrs. S. C. Bridwell for damages on Kelly street.

Rheumatism originates in the morbid coundition of the blood, Hood's Sarsaparilla cures rheumatism. Get only Hood's.

Cudahy's "Rex"

for a term of good behavior rather that a term of two years, as is now the The absences were Messrs, Stephens, McWaters and Martin.

sent Mr. Stephens by the clerk.

Hill presented a resolution calling

hope of the general council that he we

under instruction from the general

wholesale liquor license to & Garner, 141 Decatur street.

on legislation."

said Mr. Beatie, "but I am opposed to the adoption of it. I think it should be referred to some committee and that the entire mat-ter should be looked into carefully. My im-RECEIVES THE GOVERNOR'S SIGNATURE pression is that it is something which de

And Becomes a Law-The Terms of Agree ment Between the Two Corporations Fully Set Forth in the Bill

WEST END IS IN.

The Bill Annexing the Suburb, After

Passing Both Houses,

West End is now actually a part of A

The bill annexing that beautiful and de lightful suburb to the city was made a law

Mr. John S. Clarke, whose home on Peachtree is on the corporate line, sent a paper to the general council calling atyesterday by the governor's signature. Before the bil) was signed by the govern tention to the fact that when the asphalt or, however, it had, of course, been considered in both branches of the legislature and had received the unanimous vote of the pay the city for that portion of the work outside of the city. To this Mr. Clarke senate and the house.

The bill covers fully the agreement entered into by the representatives of both the city of Atlanta and West End, which was compiled after the representatives from both corporations had weighed the question of annexation fully and thoroughly. Then after it had gone through both houses, as has been stated, it went to the governor for his signature.

Governor Northern, of course, read th bill over, but that was only a matter of formality. Then after reading it he attached his name and it became a law o

Here is the bill in full and it shows the agreement and the terms upon which the annexacion is made:

An act to amend the act incorporating the ty of Atlanta, approved February 29 1874, and the various acts amendatory thereof, so as to extend the corporate lim thereof, so as to extend the corporate miss of Atlanta over the territory now incorporated as the city of West End, on the basis proposed by the city of Atlanta and accepted by the people and city government of West End; and for other pur-

Whereas, The city of Atlanta has heretofore ubmitted to the city of West End the fol owing basis for annexation of the city of West End to the city of Atlanta:

building on Mitchell street which has been used as the Second Baptist tabernacle.

At the last meeting of the general council Mr. Adair presented a petition for permission to put a new roof on the building and to put up a new front and leave it stand. This petition was in the hands of the fire department committee and immediately after the petition from Mr. Lewis and others was read that committee stated through its chairman, Mr. Broyles, that an adverse report had been made on the petition of Mr. Adair.

The report of the city comptroller showed the amount of the annual appropriations on hand to be \$632,824.16.

The Forsyth street Bridge. Section 1. West End has assets as follows Gordon street lot 75x100 feet, \$3.750; im ounding lot, west of school lot, \$2,000; trian council a communication stating that they had declined to concur in the resolution changing the tracks on the Forsyth street bridge as requested by the Atlanta Traction Company, because no amount was gular lot 60x60 Railroad avenue and Oak street, \$500; mules, carts, wagon and harness and iron safe, \$660; school building and lot on Lee street, West End's interest, \$22,000; al, \$28,910.

Sec. 2. in consideration of the above At-lanta will execute work and improvements in West End as follows, to-wit: Build four main sewers at estimated total cost of \$32,000, (\$15,000 in 1804 and balance as

oon as practicable.) All latteral and other sewers and all other main or trunk sewers shall be constructed on the same basis and system as to assess ment and otherwise as obtains by charter in

was \$150."
"That's right," said Mr. Hill. "It was \$150, and I move that the resolution pass with that being the amount to be used in the expenditure."
The motion prevailed. he city of Atlanta. Build in 1894 brick fire engine house in West End and equip with hose reel, hose, horses etc., at estimated cost of \$6,850, sa.d company o serve West End and as much of Atanta als

> s practicable.
>
> Atlanta to put the present school building is proper repair for an eight grade grammar school and to pay all private subscribers for stock, provided said stock does not amount to over \$6,000. Total \$44,850.

Sec. 3. In addition to the work, improvements and municipal expenditures above provided for and amounting with cost of water mains hereinafter provided for, to a sum equal to the municipal assets and property of West End and also to the additional au therized debt of West End, to make equal with Atlanta's debt. Atlanta will as early at er annexation as practicable, lay water mains in West End, as per exhibit A, attach ed hereto, at an estimated cost of \$21,000 from which to supply water for fire and sand ary purposes, and also to supply water for lomestic use, at the same rate as for other pertions of Atlanta.

This expenditure, while made for the public ood, will yield a moderate income to the city

Building Permits.

The fire department committee, Mr. Colvin chairman, reported favorably upon petitions for building permits from the following: J. H. Cocper, corner of Ivy and Decatur street; C. A. Stiles on Marietta, Cone and Spring streets: S. B. and M. B. & L. Association, No. 21 North Pryor street; George Brown, 13 West Mitchell: Mrs. H. L. Bearson, 232 Marietta street; A. W. McGilvary, 1, 3, 5 and 7 South Forsyth street: Mrs. A. F. Ray, 39 Decatur; Mr, Goldburg, 54 Decatur street.

The same committee granted the petition med by Atlanta, \$52,000. Total, \$117,000. Sec. 4. In addition to the expenditures to made, as above enumerated, the following nterests shall be maintained as specified be ow, and it is estimated that the expense of the same will be met from the income a Atlanta from taxation on West End propert

and business. 1. The territory now embraced in West En shall be served by proper police protection a the needs of the territory many demand, and dditional service shall be provided if the maintaining of order hereafter requires it.

2. An eight grade grammar school on the basis of other grammar schools of Atlanta with eight teachers, shall be maintained a oon after annexation as repairs can be made of the present building, and West End's con ract with teachers to be carried out by Atlanta. As soon as both mun cipalities he acted favorably to annexation and prior to the passage of the act of annexation by the legis lature. West End children eligible to admis sion to the Atlanta high schools will be admitted free of charge, There shall be no change of curriculum in the West End academy until the spring term of 1894.

3. The fire engine company shall have to operate it from five to eight men, or the usual number for such companies.

4. West End terr.tory shall have the same 4. West and territory shall have the same kind of sanitary service as other portions of Atlanta, and West End property shall be subject to the same tax for such service as other property. It is estimated that this tax

pays only one-half of the cost of service.

5. Atlanta will maintain twenty are light n West End and will pay for the fifty gas lamps now in use at the same rate, for the whole, of \$1,152 per year, until said contract expires, which expiration will be on or about the 28th day of March, 1895. After said gas contract expires, five additional are light will be maintained in lieu of the gas, making them twenty-five arc lights in all. 6. The manufacture and sale of alcoholic.

pirituous and mait liquers shall be proh.bite. n West End and the adjacent territory out side of Atlanta, as now provided by the char-ter of West End.

7. Atlanta will assume the bonded debt of West End amounting to \$52,000, and become invested with the absolute title and ownership control and right of disposition of the municipal property and assets of West End, excepbalance due to the pr.vate subscribers of school building, which is to be by West Enivered to Atlanta without incumbrance 8. Atlanta shall succeed to and preserve al the rights of contract or law of West En-except as the law may be changed of modified by the charter and laws of Atlanta, and will especially preserve the rights of West End as to street railroad franchises, grants and conditional grants.

West End shall be constituted the seventi ward of Atlanta and shall have one council man, but five years after annexation, or when the population becomes 5,000, then West En shall have two councilmen. Should wards, a such, hereafter become entitled to representa tion by an alderman each, then the right shai apply to the seventh ward as to other wards apply to the seventh ward as to other wards. The seventh ward shall also be entitled to representation on the board of water commissioners, board of education, and other board as by law provided in case of other wards. In all cases, except where expressly excepted herein, the laws, whether general charter or ordinance, applicable to the city of Atlanta, as now constituted and incorpo rated, shall apply to the territory of West End when annexed to or incorporated with Atlanta 11. The foregoing basis of annexation of West End with Atlanta shall be submitted to the governing authority of Atlanta and to the governing authority of West End, an-when the governing authority of each ha considered the same, if approved, the legisla

tive committee from the joint committee

prepare an act carefully and explicitly enact

act carefully and explicitly enacting the annexation on the above basis, the same to go into operation January 1, 1894.

"EXHIBIT A."

On Lee street from West End avenue to Beecher, on West End avenue from Lee to Ashby, on Park from Peters to Ashby, on Ashby from West End avenue to Baugh, on Oak from Peters to Ashby, on Penels from Oak from Peters to Ashby, on Peeples from Porter avenue to Baugh, on Gordon from Lee to Holderness, on Lawton from Gordon to Baugh, on Baugh from Ashby to Lee, on Irwin from Ashby to Lee, on Peters from Park

And Whereas. The governing bodies of both said cities have approved said basis, there-

Be it enacted, by the general assembly of the state of Georgia, as follows: Section 1. That from and after the 1st of January, 1894, the territory now known as the city of West End shall be annexed to and shall become a part of the city of Atlanta, said territory to be so annexed being described as

Commencing where the original land line be tween land lots No. 108 and No. 109 crosses the present corporate Emits of the city of At-lanta on the west, and running from thence west along the north line of land lots 108 and 117 to the northwest corner of said land lot 117; from thence running south along the west line of land lots 117 and 108 to the southest corner of land lot 118; from thence east long the south line of land lots 118 and 107 to the Central railroad; thence in a straight line a northeasterly direction to a point when Humphries street crosses the present corporat mits of the city of Atlanta, as shown by coper's map of Atlanta, and from thence along the present corporate limits of the city of Atlanta to the beginning point.

Sec. 2. In all cases, except where expressly reepted in this act, all laws and ordinances thether general or special, now applicable and in force in the city of Atlanta as now onstituted, shall from and after January 1st next, be applicable and of force in the terri tory now known as West End, as described above. Laws for the collection of balance due West End as well as for preserving order are

covered by this section, Sec. 3. Said territory now known as West End and described above shall by itself be a separate and distinct ward of the city of Atlanta, and shall be known and designate seventh ward of the city of Atlanta and shall in the future be and remain a separate, distinct ward with its boundaries achanged except as the same may be enlarg ed by and with the consent of two-thirds of the general council of the city of Atlanta.

the general council of the city of Atlanta, Sec. 4, Said territory, when it shall become the seventh ward of the city of Atlanta, shall be entitled to only one councilman for the next five years from the date of annexation. unless said territory shall sooner contain five thousand or more inhabitants, then and in that event said seventh ward shall be entitled to two councilmen equally with the othe wards of said city.

The first councilman for said ward shall be The first councilman for said ward shall be elected in the same manner and under the same rules and regulations as shall be the aldermen and councilmen for the other ward of the city of Atlanta at the next genera city election, that is, at the general-city election to take place in the city of Atlanta; the present territory of West End shall participate in said concept leaving in the city of atlanta; in said general election just as if it were ther a part of the territory of the city of Atlanta and the citizens thereof shall vote for the ful ity officers, including their own councilman do the other citizens of Atlanta, the citize of West End being constituted citizens of At-lanta for the purpose of said election. Sai-councilman at said election shall serve for the term of two years, and at every other election a new councilman for the seventh ward shall be elected. But the citizens of the seventh ard shall participate equally with the other tizens of Atlanta in every city election whether a councilman shall at said election be elected for the seventh ward or not, 1 seventh ward does

be a new councilman chosen by the city. all other councilmen are chose the seventh ward of said city for a term awo years, and a new councilman shall there after be elected for said ward at each city ection fust as councilmen are ele section has as councimen are elected fo the other wards of said c.ty. If before fiv-years from January 1, 1894, the said seventi-ward shall contain 5,000 people, then at th-next city election thereafter held a new counciman shall be elected to represent the seventh ward. If it so happens that the seventh ward. If it so happens that the riginal councilman provided for in this ac s also to be elected at said last mentioned election, then the term of office of the new after at each city election a councilman shall be elected to represent the seventh ward.

Sec. 5. If hereafter the wards of the city of Atlanta shall, as such, become entitled to in that event, the seventh ward shall have the same right with the other wards of the city to such representation. Said seventh wards the board of health and upon the other boards as by law now or hereafter to be provided in to the representative from the seventh ward who shall hold for such term as the ordinances

At the second meeting of the council fr January, 1894, there shall be an election for the purpose of adding to gaid heards the repre-sentatives allowed for the seventh ward. Those then elected shall hold their office until there has regular vectorion makes the refree here is a regular election under the charte. the c'ty of Atlanta to elect the members of said boards, and at said regular election and always thereafter the representatives on said board from the seventh ward shail be elected s are members from other wards.

Sec. 6. Except as the laws may be changed r modified by the laws and charter of the city of Atlanta, said city shall succeed to and preserve and carry out all the rights of West End, whether they exist by reason of con-tract or otherwise, and especially will Atanta preserve to the citizens of the seven ward all the rights that the citizens of the city of West End now have, as to street railroad franchises, grants, or conditional grants. And in enforcing any contract of ien received from the city of West End under his contract, the city of Atlanta shall have and exercise all the rights and remedies that he city of West End of its citizens have or nay have had. And in addition the said city of Atlanta shall have all the rights and remelles which West End now has to enforce said outract or liens so received. This power to uppy to executions for taxes and assessments for tocal improvements of any kind.
Sec. 7. Atlanta shall, and by this act docussume the bonded ladebtedness of Wer End, which amounts to the sum of \$52,000. And on Januago 1, 1894, said city of Affanta hall, by virue of this set and by virue of he agreement made by and between the city d Atlanta and the city of West End, and without any further writing or conveyance, become invested with the absolute title and ownership, control and right of disposition f all the municipal assets and property of West End. The assets of West End. which.

Impounding lot, west of school lot.

ue and Oak street.

The city's interest in the school building

and lot on Lee street; the chy's interest estimated at \$22,000. estimated at \$22,000.
Such tax fl. fas. and claims for street improvements, sewer and sidewarks not collected by the city of West End on January 1, 1894.
Mules, carts, wagons, harness and from safe.

It is the purpose of this act to invest the city of Atlanta with the full title of the property above described at the date aforesaid, and with title to all other assets belonging to West End January 1, 1894.

Uncollected executions for taxes or assessments, whether due to West End or to trans-

ferees, shall be enforced by levy and sale by sumes and agrees to acquire, by purchase or otherwise, all the right, title and interest that private citizens have in and to said house and lot, provided that the same does not cost more than \$6,000, and shall keep and hold the sole and complete title to the same for

school purposes.

Sec. 8. The manufacture and sale of alco holic, spirituous and mait liquors shall for-ever be prohibited within the territory now known as West End, and in the adjacent

West End. Sec. 9. Within the territory new known as termination of said contract five additional are lights, making twenty-five are lights, shall be maintained by the city of Atlanta in said territory. The city of Atlanta shall as-sume and carry out with the Atlanta Gas Company the contract the city of West End has with said company; said contract provid-

ing that the city of West End shall pay for fifty gas lamps \$1,152 per year.

Sec. 10, The city of Atlanta shall have performed for the West End territory the same amount and kind of sanitary service on the same terms as to sanitary taxes as are

on the same terms as to southery taxes as are or may hereafter be enjoyed by the balance of the city of Atlanta.

See, 11. The city of Atlanta shall, in the year 1894, build a brick fire engine house in the present territory of West End and equip the same with engine, hose, hose reel, horses and with such other continuous as are neces. and with such other equipments as are nece sary, at an estimate cost of \$6,850, Said c. shall man said fire engine house and equipments with a company of not less t men, and said company shall serve West End and so much of Atlanta as practicable Sec. 12. The city of Atlanta shall maintain upon the present school lot an eight grade grammar school equal to the other grammar ployed by the city of West End, and no change of books, curriculum, or contracts of eachers of the present West End school shal. e made until after the spring term of 1894 he present teachers, books and curriculum iali be retained by the board of education of the city of Atlanta until the end of the pring term of 1894, said teachers being a

ways subject to removal for cause.

Sec. 13. The present territory of West Endshall be, by the city of Atlanta, farnished

Sec. 14. Said city of Atlanta shall, herself, out of the public treasury and without private cost to the cilizens of the proposed seventh ward, build to the present corporate limits of the city of West End the Jour trunk by plan or map of the proposed sewers of said territory. Said trunk sewers estimated to cost the sum of \$32,000. The sum of \$15, 000 shail be by the city of Atlanta expended in building said sewers in the year 1894 and

the balance as soon as practicable.
All other lateral and other main sewers shall be constructed on the same basis and system as to assessment and otherwise as now bta'n or may hereafter be provided by the

harter of the city of Atlanta.

Sec. 15. The city of Atlanta shall also, as early as practicable after January 1, 1894, av water mains in the present territory of West End, on Lee street from West End avenue to Beecher, on West End avenue from Lee street to Ashby, on Park street from Peters to Ashby, on Ashby street from West End avenue to Baugh, on Oak street from Peters to Ashby, on Pepeles from Porter avenue to Baugh, on Gordon street from Lee to Holderness, on Lawton street from Gordo to Baugh, on Baugh from Ashby to Lee, on Irwin street from Ashby to Lee, on Peters street from Park to Oak, from which water shall be supplied for fire, sanitary and domestic purposes at the same rate as is mestic purposes at the same rate as is charged other parts of the city of Atlanta.

Sec. 16. Whereas, this act is passed in pursuance of a contract made between the municipal corporations of the city of Atlanta and West End, wherein the citizens of west End have lost all their rights, privi-leges and immunities as citizens of the cor-poration of West End, and have assumed ali the burdens of citizens of the city of Atlanta

Whereas, It is important to the citizens of West End and right that said agreement, as embodied in this, shall be faithfully carried

emboded in this, shall be faithfully carried out in all its parts.

Be it further enacted that upon the violation of any of the provisions of this act or upon the failure to perform any part thereof, any ten citizens of the territory of West End may enforce compliance therewith on the part of the city of Atlanta, by petition for injunction, application for mandanus, or by any other appropriate legal remedy in the superior court of Fulton county, or in any other court having jurisdiction thereof. ther court having jurisdiction thereof. Sec. 17. That all acts and parts of acts in onflict with this act be and the same ar

hereby repealed.

JOHN T. BOIFEUILLET, Speaker Pro Tem. of House M. A. HARDIN,

Clerk of House of Representatives.
WILLIAM A. WILSON, President Pro Tem. of Senate.

WILLIAM A. HARRIS,
Secretary of Senate.
Approved November 20, 1893.
W. J. NORTHEN,

Coughs and Colds. Those who are suffering from Coughs, Colds, Sore Throat, etc., should try BROWN'S BRONCHIAL TROCHES. Sold only in

An interesting case, involving \$1,000, in which Senator McAfee was the defendant, was the first one disposed of by Judge Westmoreland yesterday morning. It came up in an affidavit of illegality to a judgment against the senator. The latter filed his Begality alleging that the judgment against him was vold cause he resided in Cherokee county and th suit being for personalty, although the defendant resided in Fulton, this court ha

Judge Westmoreland sustained a demurrer him. The senator was represented by Har rison & Peeples and was opposed by Mr. Wal ter R. Brown and Glenn & Maddox.

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out, and that brings the colors back-but they are never taken away. If they are not hurt by water, they won't be hurt by Pearline. For washing that has been proved to be absolutely safe, without any risk, nothing costs less than Pearline. Any other kind of washing is likely to be dear, no matter what the price.

Send Peddlers and some unscrupulous grocers will tell you "this is as good as" or "the same as Pearlit Back Pearline is never peddled, and if your grocer sends you something in place of Pearline, be honest send it back. 361 JAMES PYLE, N. Y.

Southern Express Com'py "OLE HOSS" SALE.

Unless previously called for and charges paid or otherwise disposed of, the Southern Express Company will sell to the highest bidder for cash, at public auction, at No. 86 Decartur street, Atlanta, Ga., on Wednesday, December 6, 1893, commencing at 9 a.m., all matter which has been on hand for six months. See list of articles at company's office.

M. F. ECHOLS, Agent. J. G. MAYS, Superintendent,

Notice.

We have handled was claimed to be a super.or brand of sausage, but are now handling C. A. Rauschenberg's "All-Pork Smoked Sausage." We have tried other brands made here to our dissatisfact.on and find this sausage superior to any we have used, or can procure. Buy no sausage for "All Pork" unless marked "C. A. R." We are his sole agents and handle his entire production, which is a special brand gotten up for ou. trade. Every box guaranteed to give perfect satisfaction; no middle man's profits and no other brand handled by us. Bend orders direct to us. J. W. Phillips Co., oct25 1m



Save the Dollars

FICE GOOD CLOTHING POINTS TO DO SO. OUR SUITS ARE UP IN MAKE AND MATERIAL—BUT DOWN IN PRICE. WORTH WHILE PROV-ING, ISN'T IT?

A. Rosenfeldsfor? OF COURSE, 24 Whitehall Street, Corner Alabama.

We Are

Making things lively in Underwear. You'll find out the reason when you come, and if you've any curiosity on that line, it will pay you to come at once. Our stock cau't be matched in Atlanta.

A. O. M. GAY & SON,

FURNISHERS AND HATTERS, 18 WHITEHALL.

At manufacturer's price. It has received the highest award at the WORLD'S FAIR, and we offer it for

\$100.00

Now and a balance of \$175,00 1st November, 1894. This puts on the market a New Scale seven and a haif octave

KIMBALL UPRIGHT PIANO-

With stool, scarf, book, and free of freight for the minimum amount consistent with BEST WORKMANSHIP, the best PIANO. Come and see it, or write for catalogue.

PHILLIPS & CREW CO-Largest Warerooms South. Largest Stock AilLat It., (A. South. \$92,000 Capital Stock. Oldest House Mention this paper when writing

<u> 200000000000</u>

This Business Requires

1. Large Courage.

2. Wide Information. 3. Studious Forethought.

4. Quick Adaptation. 5. Abundant Ready Money.

6. Unstinted Labor in Preparation. Only such an organization as ours can avail of the above.

The broad policy which inspires present activity is based upon the new conception of progressive merchandising that finds fullest and completest expression in the growth and development of our business system. It's a late evolution. Limited in application. But we're working it splendidly.

Trading Elsewhere?

It's a plague to ask for a certain fashion and find that "we're just out of" the style you want. Plenty of pretentious Clothing stores where this hand-to-mouth way prevails. Try Eiseman Bros, on any sort you please. See if any standard or exclu sive Suit or Overcoat isn't ready to be wrapped up at the

Creat Sale Boys' Clothing, Men's Overcoats Men's Fine Suits. Creat Sale

This Clothing and workmanship will compare to most of the garments that are made to measure. There is plenty room for choice. Many thousands to select from. The very large quantity lead us to the very low prices. It's an opportunity for those of smallest means to buy the best Suit or Overcoat they ever had for the money. No doubt this special sale will bring

iseman

WASHINGTON, D. C. ATLANTA, GA., BALTIMORE, COR. 7TH AND E STS. N. W. 15-17 WHITEHALL ST, FACTORY, 213 W. GERMAN SO ON Y MANUFACTURERS OF CLOTHING IN THE SOUTH

No Branch House in the

THE METHOD NOT ALTOGETHER CLEAR

News of the Day with the Legislature-Mr. Osborne and The Savannah News. Features of the Session.

The question of the quarterly payment of teachers, which has so occupied the at tention of the legislature and the settlement of which is still entirely problematical, popup again yesterday and presented a highly interesting phase.

It came up in the house in the shape of a report from the joint committee appointed to inquire into the amount of money necessary to be raised for the quarterly payment of teachers and how the money prising the school fund reaches the treasury

That report, which was signed by Senators Chambers, Hatcher and Robbe, of the sen-Messrs. Bacon, Bloodworth, Pearce, Sinquefield and Thomas, of the ise, states that the committee consulted the state treasurer and the result was their report in which they say:

consultation with the treasurer of the state and an examination of the books, we have arrived at the conclusion that there would be ample funds properly belonging to the school funds to make these quarterly payments but for the fact that this fund is encounted upon each vessely as croached upon each year by the payment therefrom of the appropriation to the w.dows and disabled confederate soldiers, which amounts to about \$460,000.

The taxes for the payment of these appro-riations to the widows and disabled soldiernot reach the treasury until December of each year, but herecofore they have been paid

each year, the terestore they have been paid eight or nine months previous thereto.

We find that the condition of the treasury is such as will authorize the payment of salaries and also the appropriations to widows and disabled confederate soldiers, if each of these payments is made quarrerly. If so paid the will be unprecessive to relie any additional it will be unnecessary to raise any additional revenue by issuing bonds or by direct taxa-

We, therefore, recommend the passage of a one-quarter the 1st of April, one-quarter the 1st of April, one-quarter the 1st of April, one-quarter the 1st of July, one-quarter the 1st of July, one-quarter the 1st of July, and that the appropriation to widows and disabled soldiers we ikewise paid quarterly on said date in each year. Signed: C. A. Robbe, S. B. Hatcher, F. Chambers, chairman, for the senate; W. W. Thomas, T. A. Sinquefield, C. Parres, L. P. Bloodwarth, A. O. Bacon. C. Pearce, J. P. Bloodworth, A. O. Bacon, chairman, for the house.

Will It solve the Problem? Everybody asked that question when the

report was read.

It certainly seemed to. If the statement of facts upon which the report is based is correct, the solution of the vexed problem ems easy of accomplishment. But while figures don't lie, they some

nes differ; and while it all looks easy from v from the executive end of the cap-

It will require \$400,000 to pay the teachfirst quarter-that is, at the 1st of April. There is not that much money to the credit of the school fund at that

Then the provision for quartely payment of pensions is, it is claimed, impracticable in that there is not sufficieny force in the vecutive department to landle this, and man increase of office force.

None of the officials were, however, disposed to talk yesterday. They are studying the resolution and are looking up the

His Respects to the News.

The Savannah Morning News and the gentlemen composing the Chatham county delegation do not at all times dwell together in peace and unity.

Indeed, The News takes pleasure in ad-

ministering gentle roasts to Messrs. Guerard, Osborne and Doolan whenever the occasion presents itself, and it is no misstatement of the facts to say that these gentlemen have no love for The News. This laok of mutual admiration attracted This kok of mutual admiration attracted the attention of the house for a few minutes yesterday. When the members reached their seats they found on their desks copies of The News with one article marked with bold base crayon. That article was a severe criticism of Mr. Osborne, charging that gentleman with bad faith in failing to send to Savannab gertain information concerning the time for a hearing on a local bill which The News and some citats are senighting. That is the registration

which The News and some cit-ns we fighting. That is the registration oil which has passed the house. Mr. Osborne refuses to talk about the matter, but he at once sent to the clerk's desk a privileged communication which he had read. In this he said:

had read. In this he said:

"I desire to state that the charge of unfairness and undue haste, contained in a copy of The Morning News now on the desks of the members, is absolutely false.

"The course given the bill in question was the result of a conference had with the chairman of the committee appointed to come to Atlanta and confer with us in reference to the same.

"The said chairman was promptly notified by our action in reference to the bilk, and

by our action in reference to the bilk, and ample time afforded him to make objection and secure a recommittal, if so desired.

"On Saturday afternoon General Mc-Glashan stated in The Savannah Press that he was satisfied there was no desire on the part of the delegation to act unfairly or

"I desire to state further that The Morning News, which prints the charge, has not had the fairness or decency to print General McGlashan's subsequent expressions of satisfaction.

Failed of Passage.

A bill by Mr. Thompson, of Madison, providing that any woman shall be entitled to a pension who can show that she was the wife of a soldier during the war, that she was his wife at his death and that his death and that his she was his wife at his death and that his death was caused by wounds received dur-ing the war, came up for third reading yes-terday. The bill amended the present law, It provoked considerable discussion but failed of passage, receiving only sixty-three

Election Managers to Be Paid.

A general bill by Mr. Walton, of Stewart, providing pay for election managers and elerks, passed the house as amended. The original bill fixed the compensation at \$2 a day; the bil) as passed leaves the sum in the discretion of the county commission-

New Bills in the House.

New Bills in the House.

One of the most important new bills introduced yesterday was that of Mr. Martin, of Fülton, requiring the labelling of convict made goods. A number of states have this law, which is, of course, in the interest of the product of free labor. The bill provides that "convict made" shall be clearly stamped on every article so manufactured—the size of the letters to be used being specified. Any person selling goods of this character that does not bear the stamp shall be guilty of a misdemeanor.

Other new house bills were:

By Mr. Knight of Berrien—To protect fish in the waters of Berrien county.

By Mr. Knight of Berrien—To protect fish in the waters of Berrien county.

By Mr. Charters of Lumpkin—To appoint a joint committee of three from the house and two from the senate to attend the commencement exercises of the North Georgia Agricultural college.

By Mr. Charters of Lumpkin—To provide for the appoint of the senate of the sen

inspectors for ures in all coun-of 3,000 or more

old furniture and carpets at the executive mansion not now in use.

By Mr. Gordy of Chattahoochee—To amend the local opinion act so as to allow the sale of domestic wines and ciders by

By Mr. Reagan of Henry-To incorporate the town of Lucust Grove.

By Mr. West of Hancock—To make it unlawful for a teacher to teach in the public schools without a license from the state school or county school commissioner. By Mr. Kennedy of Bullock—To authorize the sale of domestic wines and ciders there without a county license. Bills That Passed the House.

A number of house bills, most of them al, came up on third reading and pass Among these was that of Mr. King providing for an amendment of the city court act so that the soficitor's salary shall be ed to \$3,000 a year on recommendation

of the grand jury.
Others which passed were:
By Mr. Gaines of Hall—To amend section 452 of the code allowing cases to be transferred from one militia district to

By Mr. Norman of Colquitt-To prohibit he seining of rivers and lakes in Colquitt

By Mr. Freeman of Troup-To amend prescribing the method of granting By Mr. McBride of Haralson-To fix the

me of holding court in the Tallapoosa cir

By Mr. Bloodworth of Monroe—To amend section 4103 of the code, so as to allow six men to make a coroner's jury, four of whom shall be competent to bring By Mr. Calvin of Richmond-To require

the commissioner of agriculture to collect statistics in regard to agriculture and to publish them with his annual report.

By Mr. Candler of DeKalb—To amend the charter of the town of Stone Mountain.
By Mr. Rowe of Laurens-To incorporate

By Mr. Rowe of Laurens—15 incorporate the town of Dublin.

By Mr. Felton of Macon—To provide for the registration of voters of that county.

By Mr. Pearce of Houston—To authorize the trustees of the School of Elko to seil the school building in that town.

By Mr. Thomas of Coweta—To incorporate the town of St. Charles.

rate the town of St. Charles.

By Mr. Burt of Dawson—To amend the tax act, making the tax on lightning rod dealers payable quarterly instead of an-By Mr. Osborne of Chatham-To authorize the counties of the state to exercise the right of eminent domain.

THE SENATE'S WORK.

The Persons Bill Passes Without Opposition. Other Work Done.

The bill of Mr. Persons's restricting the amount of money which the treasurer shall keep in any of the state departments to the amount of the bond given by that depository, passed the senate unanimously. There was not a large attendance, and when the bill had been red Senator Persons stated that if there was a single member appased. that if there was a single member opposed to the measure he would ask that it be tabled. There was no opposition, however,

tabled. There was no opposition, nowever, and the bill passed.

The senate also passed:

Mr. Wooten's bill to appoint graduates of the military colleges of the state to the rank of second lieutenants.

ank of second lieutenants.

Mr. Corput's bill to amend the registraion law of Fioyd county.

The bill introduced by Senator Reese to
ppoint a board of county commissioners
or Wilko, county. appoint a board of county for Wilkes county.

A bill to pr serve the game and fish in Catoosa county, introduced by Mr. Gray,

was pass_d.

A bill by Senator Scaife fixing the salary of the judge of the county court of Mitchell county was passed.

A house bill to make the liquor license in Tattnall county \$2,500 was agreed to.

A bill by Mr. Lewis, of Milton, to amend the road laws so far as they relate to the county of Milton, was passed.

A bill to amend the act incorporating Christ shurch in Sayannah and at Mildway.

New Bills Introduced.

By Mr. Matthews-A bill allowing all municipal corporations in Georgia to control the sale of liquor within their limits.

By Mr. Gholston—A bill to allow Elberton to build electric lights and waterworks.

By Mr. Pinson—A bill to incorporate the male and female college at Seno.a.



KNOWLEDGE

Brings comfort and improvement and tends to personal enjoyment when rightly used. The many, who live better than others and enjoy life more, with less expenditure, by more promptly adapting the world's best products to the needs of physical being, will attest the value to health of the pure liquid laxative principles embraced in the

remedy, Syrup of Figs.

Its excellence is due to its presenting in the form most acceptable and pleasant to the taste, the refreshing and truly beneficial properties of a perfect lax-ative; effectually cleansing the system, dispelling colds, headaches and fevers and permanently curing constipation. It has given satisfaction to millions and met with the approval of the medical profession, because it acts on the Kidaeys, Liver and Bowels without weakening them and it is perfectly free from

every objectionable substance.

Syrup of Figs is for sale by all druggists in 50e and \$1 bottles, but it is man ufactured by the California Fig Syrup Co. only, whose name is printed on every package, also the name, Syrup of Figs, and being well informed, you will not accept any substitute if offered.





What is

THE CONTRACTOR STATE OF THE CONTRACTOR OF THE CO

Castoria is Dr. Samuel Pitcher's prescription for Infants and Children. It contains neither Opium, Morphine nor other Narcotic substance. It is a harmless substitute for Paregoric, Drops, Soothing Syrups, and Castor Oil. It is Pleasant. Its guarantee is thirty years' use by Millions of Mothers. Castoria destroys Worms and allays feverishness. Castoria prevents vomiting Sour Curd, cures Diarrheea and Wind Colic. Castoria relieves teething troubles, cures constipation and flatulency. Castoria assimilates the food, regulates the stomach and bowels, giving healthy and natural sleep. Castoria is the Children's Panacea-the Mother's Friend.

Castoria.

"Castoria is an excellent medicine for children. Mothers have repeatedly told me of its good effect upon their children."

Dr. G. C. Oscood, Lowell, Mass. "Castoria is the best remedy for children of which I am acquainted. I hope the day is not far distant when mothers will consider the real

nterest of their children, and use Castoria instead of the various quack nostrums which are destroying their loved ones, by forcing opium, morphine, soothing syrup and other hurtful agents down their throats, thereby sending m to premature graves." Dr. J. F. KINCHELOE,

Castoria.

"Castoria is so well adapted to children that I recommend it as superior to any prescription

known to me."

H. A. ARCHER, M. D., 111 So. Oxford St., Brooklyn, N. Y. "Our physicians in the children's department have spoken highly of their experience in their outside practice with Castoria, and although we only have among our medical supplies what is known as regular

products, yet we are free to confess that the merits of Castoria has won us to look with favor upon it." UNITED HOSPITAL AND DISPENSARY,

Conway, Ark. | ALLEN C. SMITH, Pres., The Centaur Company, 77 Murray Street, New York City.

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LAUNDRY PRICES REDUCED ON AND AFTER DEC. 1, 1893,

The Excelsior Steam Laundry, (Atlanta's Leading Laundry)

Will Reduce their Prices, in order to conform to other large cities, and Atlanta, as follows:





WE GLEAN GENTS' SUITS FOR \$1.50 A SUIT Remember the place, and give us your laundry.

EXCELSIOR STEAM LAUNDRY.

53 Decatur Street. Telephone 42.

W. E. HANYE, Manager.

BRACE UP!

Look Cheerful! Stop Croaking!

The Hard Times Are Gone!

Get a REMINGTON STANDARD TYPE WRITER andyour business will thrive as never before.

THE REMINGTON

Began well, grew constantlybetter and still exeels as the stan dard writing machine of the world. Always has been, is now, and ever will be, the most Perfect, the most Durable, and the most Satisfactory Typewriter on the market.

Don't try Experiments. No matter what Machine you try, you will finally buy a REMINGTON. Come and see us.

W. T. CRENSHAW,

(Exclusive dealer for Georgia, Alabama, South Carolina and Florida,) Corner Pryor and Decatur Sts., Kimball House,

ATLANTA, GA.

REAL ESTATE SALES.

ISAAC LIEBMAN,

Real Estate, Renting and Loans,

No. 28 Peachtree Street,

Some beautiful homes in West End, on Lee Some beautiful homes in West End, on Lee street, on easy terms. Nice house and large lot on Sells avenue; \$500 cash, balance monthly. \$1,800-\$400 cash and \$20 per month—for nice 4-room house, front and back porch, lot 50x150, on West, Kimball street. \$2,500 for nice 5-room house, lot 79x135, on Ashby street, West End; \$300 to \$500 cash, balance \$25 per month.
\$3,750 buys a house and lot, 50x200, on Nelson street, close in. balance \$25 per monin.
\$3,750 buys a house and lot, 50x200, on Nelson street, close in.
\$2,500 buys 22 acres of excellent land with good, new, 4-room house, tenement, new barns, cern cribs, she is, tool, bugy and chicken houses, running fence all around place, 8 mics from center of city, on Powers' Ferry road. An exceptional good place.

I have a cheap piece of property on Waiton street for sale chea, Big money in same if hed three years.
\$1,000 buys 4-room house, lot 40x100, on Adams street, just off Boulevard.

I have a lot 44x125 to alkey on Linden avenue that can be bought at a bargain.
\$1,100 buys lot 50x175 running turough to Box street on Linden avenue, \$500 cash, balance in five years. Worth \$1,500.

I can sell you a pace of property renting for \$50 per month for \$5,500; one-half cash, balance moutally. The property is in good condition and well located.
\$2,000 buys house and lot 50x200 on Elliott street. Alabama street, when opened, will strike this property. Never offered for less than \$5,000.

I make a specialty of collecting reats. han \$3,000. I make a specialty of collecting rents. ISAAC LIEBVAN, 28 Peachtree Street.

ANSLEY BROS.

REAL ESTATE. \$110 PER FRONT FOOT for a magnificent corner lot on Peachtree street. Biggest

corner lot on Peachtree street. Biggest kind of a bargain.
\$2.200 FOR a beautiful lot on electric line, fourth ward, not far out, very desirable, and on easy terms.
\$4.000 FOR a lovely 6-room cottage, one block and a half east of Peachtree. All modern improvements, mee lot and paved street.

street.

CAPITOL AVENUE—Last chance on that beautiful lot 51x190 this side of Georgia avenue. All we want is an offer.

\$1,600—PRETTY six-room house that rents for \$17 per month, nice lot, on electric line, north side, fine location and not far out. A splendid investment; 13 per cent interest.

HIGHLAND AVENUE-Large, beautiful lot in elegant neighborhood, paved street an several car lines. Must be soid soon Chance for biggest kind of a bargain.

several car lines. Mist be sold soon, Chance for biggest Kind of a bargain.

WE HAVE some lovely and elegant homes for sale on Washington street and Capitol avenue; also some beautiful iots.

DECATUR AND SUBTIRBAN.

\$3,500—FOR the pretiest six-room cottage home at Decatur. Large, beautifully shaded corner lot on Georgia rathroad and very near depot and Agnes Scott institute. Big bargain.

\$000—FOR an elegant lot on Candler street, Decatur—100,300—cast front and beautiful shade. Owner very anxious to sell.

113 ACRES of nice land this side of Stone mountain that we can exchange for Atlanta property.

mountain that we can exchange for Al-hanta property.

MONEY TO LOAN.

\$1,200 AT VERY reasonable rates on good real estate security.

FOR RENT-Front window desk room in our OFFICE-12 East Alabama street; telephone,

Humphreys Castleman

DEALER IN

Bonds, Stocks and Real Estate 13 East Alabama Street.

Richardson street, corner lot 60x184, the finest lot on the south side, beautiful, over-looking the city, fine trees.

Juniper street, corner lot 50x 100 feet front, west side, fine trees, water, gas, curling, sidewalks, sewer and electric light; most desirable; right at Peachtree with asphalt paying. paving.
Forest avenue, fine corner lot, brick residence with modern improvements, 106 feet front.

Kimball street, two-story frame, all modern improvements, surroundings the very finest in all Atlanta; a splendid home.

Third street, a beautiful lot, elevated, between the Peachtrees, 60x150, a corner—a gen for a home; see it.

Richardson street, near Windsor, iot 50x295. Juniper street, near Windsor, iot 50x295, Juniper street, at Peachtree, 50x290 and 100x200; very choice.

Northen & Dunson Real Estate and Loans, 409 Equitable Building. Atlanta, Ga.

\$4,500 FOR WEST PEACHTREE LOT. 45x200 feet to an alley, with east front and located on best part of the street, near Lin-den avenue. SLOOP BUYS CORNER lot on CAPITOL AVENUE, GIX200 to an alley, helgian blocks AVENUE, 643200 to an aley, belgian blocks and sidewalks taid in front of lot.

837,000 For CENTRAL IMPROVED LOT in 1888 than 2 blocks of the Junction of Marietta and Broad streets.

NOTIOE—It you want to buy the handsomest elevated lot, 1008412 feet, in north Atlanta, just outside of the city, with an east front and covered with an oak grove and nicely terraced, call and let us tell you all about it.

NORTHEN & DUNSON. Sam'l W. Goode, Att'y. Albert L. Beck.

GOODE & BECK'S REAL ESTATE OFFERS

125 Acres 1-4 mile from Red Oak station on Atianta and West Point railroad; convenient to dinner and accommodation trains for business or chores in Atlanta; 20 acres fine bottom; plenty of cane for stock in winter; 75 acres cultivated; whole place nearly level; 3-r. cottage, pound barn and tenant house; good orchard. Only \$3,980; will take \$2,900 worth of Atlanta real estate in part pay.

Nine and 1-2 acres with 5-r. cottage, 2 branches, good vineyard and fruit orchard, fronts E. T. V. and G. R. R. about 600 feet, only 4 miles from Kimball house. Only \$1,000 or will exchange for Atlanta property.

25 Acres, 8 miles from Atlanta, on G. C. and N. R. R. 2 miles from North Decatur; 5-r. dwelling and several outhouses, good orchard and vineyard, bearing; 4-acre pasture—\$1,600. 125 Acres 1-4 mile from Red Oak station on

and N. R. R., 2 mass from North Decatur;
5.r. dwelling and several outhouses, good orchard and vineyard, bearing; 4-acre pasture—
\$1,000.

200 Acres, 3.4 mile from Resaca, in Gordon
county, Georgia, on W. and A. R.; 4-r.
dwelling and outhouses; good orchard; 150
acres open and cultivated, 55 acres bottom en
the outstangular respective of the county of the county
S9 Acres at Hapeville, Ga., at \$50 per acre,
payable \$450 cash and \$500 a year for 4 years,
and \$2,000 at end of five years, or will self
one-haif of it on same terms in proportion.

Angier avenue, corner lot 548200 feet, one
block east of Honlevard, for \$2,500 and will
exchange in part pay for \$ or 9.r. residence in
West End or Decatur of Edgewood.

Edgewood lot, 588198 feet to alley, halfblock from Ga. R. R., and one block from
electric due, high, level, shaded, natural sed,
only \$696.66, on casy terms.

Edgewood, new 5-r. cottage on lot 100x169,
opposate Tripod's \$-2,800, casy terms. Will
exchange for city property.

Peachtree homes for sale; choice and cheap
on liberal terms.

Peachtree vacant lots on car lige, well located for first-class homes, from \$110 to \$200
ber front foot. Buy now whole you have a
chance to select from a good variety.

15 Acres at Clarkston, 1,520 feet front on
Ga. R. R., 11 miles from Atlanta, dinner and
accommodation trains stop at door, new 7-r.
cottage, new barn and stables, fine wire fence,
2 1-2 acres bearing vineyard; 400 bearing fruit
trees, peaches, apples, pears, plums, etc., good
fish pond well stocked; 2 heres of bermuda
pasture, fine well. Only \$3,500 and will exchange for Atjanta property. This is a very
choice suburban home.

\$2,000 acres for a neat, new 5-r. cottage,
with lot \$83150 feet to alley, stable; on Johnson senue near Boulevard and Highland avenue electric lines, \$800 cash or in real estate,
balance at rate \$34 per month without interest.

terest.

GOODE & BECK.

Corner Peachtree and Marietta streets.

REAL ESTATE SALES.

G. W. ADAIR, REAL ESTATE, 14 Wall Street,

Kimball House.

How's This?

90x100 on a corner, close to center of city has a brick storehouse and two dwellings, both streets paved. Owner hard up. Will sell for \$7,500, quick-who has the money?

14 North Pryor Street, Kimball House Entrance.

ARE YOU PAYING RENT?-Look a and it a and with a grapedly and with a grapedly and with a grapedly and with a grapedly and that any enter part of this as follows: Price, We will set part of this as follows: Price, \$4,000, 5-year morigane \$2,000, adiance only \$200 cash, betance \$30 a month without interest. Let us show you do with \$0.00 key. A score & Co. Score & Co. South & Co. Sou SOUTH SHIE—Go look at the new S-room house, corner Georgia avenue and Paidam street. No better built nor more finished house anywhere; every possible convenience; paved street, e-cettre ca's at door and two other lines just one block away on each side. The most destrable property in the city at the price and on such remarkaby casy terms, v z.; \$5,150; 850; casu, a samme \$2,500 5.year mortgage and \$40 a month for fifty months. W. M. Srott & Co.
RAILROAD MAN—Will sell you a choice 3-room house, desirable hocation on good street, one book from Marketta street, near School of Technology, sidewaik down, for \$1,000; \$100 cash and \$16.66 A month. W. M. Srott & Co. M. Scott & Co.
HIGHLAND AVENUE—Good 4-room house,
lot 54x13s, all improvements down, electric
cars in front; \$2,000 on monthly payments. W. M. Scott & Co.
RENTING PROPERTY-Near in, 14-room
house, rented for \$34 per month, room on for house, rented for \$34 per month, room on to for another house; splendld renting location \$2,700. W. M. Scott & Co.

No. 2 South Broad.

\$45 per acre, 50 acres 4 1.2 miles from cen ter of city within 700 feet of railroad station levely place for suburban home.

\$1,000-40 acres 7 miles from center of city \$2,500, or will exchange for city property, 6 miles, good land, 3-r, cottage and outhouses, \$4,000—Will exchange, 210 acres near Cal-houn, level valley land, 10-r two-story resi-dence, large barn; no better land in the state. \$1.500-150 acres Campbell county, 1-2 mile from railroad station, 16 miles from Atlanta goods land, 4-r, cottage, bara and outhouses two tenant houses, good orchard. \$3,500-177 acres on Atlanta and West Point railroad, fine land and first-class improve-ments in fine condition, for exchange. 113 Acres, for exchange 13 miles from city near Georgia railroad, enough wood on place to pay for it, good land.

\$1,700-141 acres Cobb county, near Mariet-ta, very fertile, 25 acres will make a bale of cotton per acre; good improvements. City property for exchange. BARCAINS

FOR THE LITTLE ONES.

Bargains for the Young and Old, Bargains for Everybody.

\$20,000 worth of Trunks, Valises, Satch-ls, Club Bags, Purses, Pocketbooks and Fancy Goods to go at half price. TO BE SLAUGHTERED' TO BE BUTCHERED!

From November 6th on we throw at your

3,000 Bridal Trunks at \$9; old price, \$15. 400 flat-top Dress Trunks at \$5; old price, 350 36-inch Zinc Trunks at \$3; old price, \$5.00.

5,000 Club Bags at \$1; old price, \$1.75. 5,000 extra Valises at \$2; old price, \$4. 3,000 Ladies' Hand Bags at 25c; old

150 Sterling Silver Pocket Books at 74c; old price, \$2. 3,000 Purses, of all description, at 5c, 10c and 15c, worth three times the money. This opportunity you will never get again. Now is your chance for Bridal and Christ-mas presents. Don't miss it.

LIEBERMAN & KAUFMANN, 92 WHTEHALL. ATLANTA TRUNK FACTORY.

The Direct World's Fair Line



Are you going to the world's fair or any point in the northwest, via Chicago? If so ask your ticket agent for ticket via Louisville, or via Cincinnati, and Indianapolis; Chicinnati, Hamilton and Dayton and Monon. Elegant throug cars with Pullman vestibuled trains to Chicago via Louisville and Chicannati, with magnificent parlor, diling and compariment cars.

YELANK J. REED, Gen. Pass. Agent. Chicago, III.
W. H. M'DOEL, General Manager.

AUCTION

At T. A. Shelton's new stables, corner Mitchell and Madison, formerly Thompson st. Just received several carloads of Kentucky and Tennessee horses, to be sold at auction or private sale. Will have more coming in every few days.

12 Marietta St., holds more old Georgia Corn Whisky from one to five years old, in warehouse and stock, than all the other wholesale whisky houses in Atlanta. Our

The R.M. Rose Co., No

ceipts prove this.

stock and warehouse re-

HELP WANTED.-Male.

WANTED-A man to take an office and represent a manufacturer; \$50 per week, small capital required. Address, with stamp, Mauufacturing, box 212, Concerd Junetzun, Mass.

mov21 wed sat

WANTED-30 salesmen to carry side tine of
our popular cigars and place sample lots with
premanns. Big pay. Dixie Cigar Company,
Winston, N. C. MANAGERS WANTED-To take charge of

MANAGERS WANTED—To take charge of our bus, ness. To employ agents to sell goods, Advertise and distribute circulars. Wages \$50 to \$100 per month. Expenses advanced. State experience, wages expected, a.so your preference for home work or traveling. Sloan & Co., Manufacturers, 294 George street, Cincinnati, O., nov 19—3t sun tues thus WANTED—Canvassers in every town in the United States to introduce the Tanner Needle Threader, Send 10 cents for sample, Larrabee & Co., manufacturers' agents, betroot, Mich.

TRALELING SALESMEN to devote entire

WE WANT YOU TO WORK for us, thus making \$12 to \$35 per week. Parties preferred who can furnish a horse and travel through the country. A team, shough, is not necessary. A few vacancies in towns and clius. Spare hours may be used to good advantage. R. F. Johnson & Co., Eleventh and Main Sis, Richmond, Va.

ANY ONE with push who makes less than \$50 a week is not up to the times. Our solutions can from \$10 to \$25 a day taking of this term of the story of the solutions can from \$10 to \$25 a day taking of. ANY ONE with push who makes less than \$50 a week is not up to the times. Our sollicitors earn from \$10 to \$825 a day taking of others for "Shepp's World's Fair Photographed," only official fair book authorized by the expession management; over 500 oldong pages by \$11 inches; 256 full paged copyrighted photographs (sold at the fair at 50 cents each, or \$128 for the collection), which we are enabled to solf in one large volume under our concession, at \$3.25 to \$10, according to binding. Hen, Whilam McKinley, Jr., governor of Ohlo, says; "Next to seeing the fair, the best thing is a copy of your publication." Holiday because, Rooks on time, Freight paid, Rig inducements to any one with push. Terms free, Address Globe Bible Publishing Company, 258 Dearborn street, Calcago, Ill., or Publishelphia, Pa.

SITUATIONS WANTED-Male.

MEN TO SELL BAKING POWDER Steady employment, experience unnecessity, 875–847-ery of commission. U. S. Chemical Works, 840 Van Buren Chicago, and 1th 6m.

BY FIRST-CLASS bookkeeper in wholesale small concerns. Willing to deposit ampli-th as security for fidelity. Address M. H.

HELP WANTED-Female.

WANTED-Wowan, white, to cook and do general house work for family of four grown people. Good home and fair wages to right party. Must furnish references. Address Housekeeper, box 481, Atlanta, Ga.

MONEY TO LOAN.

MONEY-Do you want to borrow any? We lend it on good endorsed notes and other de-strable contactal; no delay. Joseph N. Moody, late City Bank building. novibly \$15,000 WE HAVE \$15,000 to loan on on improved real estate at 8 per cent interest, instalment plan. Apply to Trust Company of Georgia, \$25 Equitable building. wilding.

WB BUY notes, loan money on good collar-pral and hegotiate loans at No. 42 South Orvor street. LOANS made at 6, 7 and 8 per cent, 1 to 5 rears. R. H. Jones, 45 Marietta st. nv3 1m \$50,000 WE HAVE \$50,000 to loan on cen-WANTED-To but surchase money notes or any good notes well sected. Apply or address T. W. Baxter, 407 Equitable building, oct 31-1m

M. J. WALKER-Stenographer and commissioner to take testimony, 23-1-2 Whitehall street, solicits reporting, typewriting, and all kinds of stenographic work. aug13-3wsun tues fri

FEATHERS CLEANED, curied and dyed; also kid gloves cicaned, at Phillips's, 60 1-2 Whitehall street, next door to High's, octi7 2m dues thur sun

MARRIED LADIES, for absolute safety and health use the Gem. New Invention. Send 10c. Ladles' Novelty Company, Kansas City, Mo. Mo. sep 1-1y.
WHEN IN BUFFALO stop at the Genesee;
Nagara Falls forty miles away, july 16-1y.
CASH paid for old gold and silver. Julius
R. Warts & Co., jowelers, 57 Whitehall St.

WANTED-Agents.

AGENTS WANTED-Local and general, for onlek selling patented novely; 100 to 150 a quick scilling balented hovelry, 100 to 150 per cent profit. Good solicitors can make from \$100 to \$200 a month. Territory fresh. Write for particulars. The Ohio Novilty Company, Drawer 2, Cincinnati, 0. ect 24-1y. LOCAL and general agents wanted for fast st selling book of recent years, authorize est selling book of recent years, authorized edition, "Photographic History of the World's Fair." 350 photo engravings, Retail price 82. Canvassing outfit 50 cents, lest book for holdays, Freight paid, Credit given, R. H. Woodward & Co., Baitimore, Md.

MUSICAL INSTRUMENTS. WANTED-To sell at a bargain, a compara vely new second-hand plane; ione much ber

Address Box 538, Atlanta, Ga. FINANCIAL

FOR SALE—\$2,000 city of Atlanta S per cent bonds, due 1902; \$5,000 city of Columbus 5 per cent bonds, due 1909; \$1,000 to \$5,000 Eagle & Phenix 6 per cent gold bonds, due 1921. Wanted, Eagle & Phenix stock. John Biack-mar Co., stock and bond brokers, Columbus, Ga. nov19-7t

WANTED-Boarders. EXCELLENT board and pleasant rooms at 6 Garnett street. No children; reference giv-

FOR RENT-Furnished Rooms. FURNISHED ROOMS-Elegantly-furnished front room, first floor, excellent table board forms street. 24 West Baker street, nov 19-3t

NICELY furnished rooms at 11 Cone street one black from postoffice, opposite Y. M. L. A., everything new; hot and cold baths,

FOR SALE-Miscellaneous. SHED RYE, seed oats, wheat, bariey, rye, ew Georgia; oats, whiter grazing; the only whiter oats; best seed wheat. T. H. Thinans, 51-2 South Broad st.

COAL Leave orders at 23 South Broad; all grades, full weight, Prompt delivery, fair treatment. BUSINESS CHANCES.

PARTY with capital will invest \$1,000 or more in paying business in this city or neigh boring rown. Principals only give full partic ulars. Address G. D., care Constitution.

FOR SALE-Real Estate.

ORANGE LAKE, FLA.—For sale, 16 acret orange trees in bearing, yield 2,000 boxes. Younger trees nearly ready for bearing. Dwelfing house, large packing house, Haff mile of Evinston depot. Two schools, two churches, citizens educated, refined and wealthy, \$6,600 to \$8,000 crop on trees. M. E. Bass, Evinston, Fig. 100 pt. 100 p

WANTED-Board.

WANTED-Furnished room and board in first-class private family, near in, north side, by man and wife. Address A. Constitution. WANTED—Miscellaneous.

WANTED—By, couple without children apartments and board, or will rent furnished house within convenient distance from city.

A ldress F. B., care Constitution.

WANTED—Rooms and board by gentieman and wife, no children. Modern conveniences. Will pay from \$75 to \$100 per month. Address C. H., care Constitution.

INSURANCE MEN

Get Together Around a Banquet Board and Live High.

HONORING VICE PRESIDENT ALEXANDER

He Makes a Speech Complimenting His Men and Saying Many Lovely Things About the South.

The presence of Vice President J. W. Alexander, of the Equitable Life Assurance Society, in Atlanta was recognized hand-somely by the leading representatives of this society in the south last night by giv-

ing a splendid banquet in his honor.

The visit of Vice President Alexander to the south is for the purpose of arousing re-newed energy in the work of the agents and leading representatives in this region of country in order that a grand "round up" might be achieved before the close of

the present year. Vice President Alexander is one of the leading life insurance men in this country, and is recognized as one of the ablest manipulators of insurance business known to the insurance world. His father was promfaculty of inently connected with the faculty of Princeton college and his uncle was one of the first presidents of the Equitable. He is himself a trustee of Princeton college and of the ruling members of the board

All of the southern agents of the sodety All of the southern agents of the society hold Mr. Alexander in highest esteem and it is with genuine pleasure that they met last night from Georgia, Alabama and Florida to render honor unto h.m. at the banquet they had ordered spread coupli-

banquet they had ordered spread complimentary to him at the Aragon hotel.

Mr. Simonds, of Birmingham, representing the Alabama agency, with a number of his friends came over to meet the vice president of the society, and Mr. A R. Winship, of the Florada agency, was tere with a number of his representatives from the land of flowers. Mr. Perdue and Mr. Egleston, the Atlanta representatives, were there with a dozen or more of term men and with the workers from three states the banquer was attended by mare than fifty representatives.

It was a most claborate affair and he men who had it in charge have reason to congratulate themselves upon the complea-

congratulate themselves upon the compl-ness of every feature. Mr. Alexan made a speech in the early part of event feature. Mr. Alexan made a speech in the early part of evening in which he complimented in the good work for the compa He spoke more in a social vein, however than along a line of strict business a made friends with every one who her him, for he said many nice things ab him, for he said many nice things abo the southern people and the southern cou try. He said he wanted to see the Equit ble make a better showing for this ye ble make a better showing for this ye than it had ever made before in the so and elsewhere, and for that reason he h come down here to shake the agents the hand and say to them let's do what w have never done before.

the hand and say to them let's do what we have never done before.

There was enthusiasm in every speech that was made and the banquet was indeed a brilliant success. All of the leading insurance men present made bright and catchy speeches and the feast lasted until late in the night.

Following is the menu so elegantly served by the management of the Aragon:

Bue Points.

Salted Almonds and Cheese Straws. Sherry.

Green Turtle, Clear.

Petit Bouchees a la Savaria.

Brolled Pompano, a la Maitre d'Hotel.

Ceiery.

Polato Croquettes.

Filet de Boenf Pique aux Truffs a la Perigord.

French Peas.

Sauterne.

Supreme of Chicken a la Chevaliere.

Oysier Bay Asparagns.

Roman Punch with Wafers.

Cigarettes.

Quall Farce a la Alexandec.

Quail Farc'e a la Alexandec.

Lecture Saiad. Champagne.

Napoltan Re Cream. Faucy Cakes.

Fruit.

Roquefort Cheese. Toasted Crackers.

Cafe-Noir.

Cgars.

Vice President Alexander is accompanied by Mr. H. H. Knowle, general manager of the society's interests in the south.

They will both spend some time in this region of the southern states and visit all of the cities where they have chief divisof the cities where they have chief divis

FOR A THIRD DIVISION CITY COURT.

Several Members of the Bar Held a Meeting Yesterday Morning.

A number of the Atlanta bar met yesterday and decided upon the line of action to be taken by those in favor of the establishment of a third division of the city court.

The 'matter of the third division city court was discussed to some extent, and it was decided that an address upon the subject matter involved would be the proper thing. To further this end, Colonel Broyles was appointed chairman of a committee to be selected by himself with this object in view. The address will be prepared immediately and will be printed.

Another committee was decided upon. This committee will look into the state of the city court docket, and the cases that have been disposed of and that still remain untried will be given in detail. A third committee will also be appointed to go before the general assembly in favor of the bill for the estabashment of the third division city court.

The Constitution in interviews with A number of the Atlanta bar met yester-

city court.
The Constitution, in interviews with

prominent lawyers, prominent citizens and with the workingmen of the city, has shown that the tax payers do not need any further burden in the way of increased taxation for the support of another court.

"THE PULSE OF NEW YORK,"

"The Pulse of New York" drew a fairly load house at the Grand last evening and hose who were in attendance appeared enter-

The play was intended to be a thrilling medy melodrama, and in some instances it a success, but before it will become a favore in Atlanta a revision is essentially necessat. The scenery is good for the most part, but improvement could easily be made here, he company comprises some clever specialty sople. Especially is this true of Miss Carrie weeney, who, it must be said to her credit, is a attractive and ylvacious souhrette. She are well, and has the ability to please. It light be said that her voice would make a sided hit in comic opera. Thomas Evans, Snapper, the office boy, is worthy of special eation. He is clever on his feet and was relatedly recalled last night. Miss Kittle Hill de a pleasing Irish widow. A right agreeapart of the programme was the singing of dincing of little George Elliotte. He is wabout eight years of age, but is as almin a shuffle as can be. Mr. Teeple did not clog dancing. The rest of the people to compose the cast are only medlocre. The play was intended to be a thrilling

Valued Indorsement

of Scott's Emulsion is contained in letters from the medithe medical profession speaking of its gratify. ing results in their practice.

Scott's Emulsion

of cod-liver oil with Hypophosphites can be administered when plain oil is out of the question. It is almost as palatable as milk-easier to digest than milk.

Prepared by Scott & Bowne, N. Y. All druggists.

RECEIVER FOR THE HOTEL COMPANY. The Cumberland Island House Will Be in New Hands.

The Cumberland Island Company has been placed in the hands of a receiver.

That action was taken yesterday at Waycross, the order being issued by Judge Sweat. On the 8th of November a bill was filed in Camden superior court asking for the foreclosure of a mortgage on the property of the company and unsecured creditors prayed for the appointment of a receiver. Judge Sweat named Mr. E. D. Huguean temporary receiver and set yesterday as the date for hearing the and se. yesterday as the date for hearing the

The Cumberland Island Company owns th totel and other property at Georgia's popular resort and was organized in 1890. The capital stock of the company was \$165,000, the olders being principally in Macon and Atlan 13. With some from other parts of the state.
Mr. George W. Duncan, of Macon, was made president. Of the \$165,009, \$15,000 was pa.d.
15. Mr. Duncan and Mr. L. P. Hillyer for or-

of Mr. Duncan and Mr. L. P. Hillyer for organizing the company.

The balance of the \$150,000 was subscribed but only \$75,800 was paid in. At a recent meeting the directors of the company instructed that suit be brought against all the subscribers who had not paid up.

The property owned by the company was bought from Mr. Bunkley, of Cumberland Island, and cost with certain jumprogramming.

bought from Mr. Bunk.ey, of Cumberiand Island, and cost, with certain improvements that have been made, \$125,000. Mr. Bunkley Bo.ds a first morigage for \$57,500 for purchase money. A second morigage of about \$15,000 was given to George W. Duncan, J. S. Baxter and A. L. Butts to secure a loan. In addition to those morigages the company only owes about \$5,000, which represents the loss of the present season, the more area. only owes about \$5,000, which represents the loss of the present season—due, as it was, to the prevalence of yehow fever, the general financial stringency and the world's fair which injured the business of all summer resorts. At a recent meeting of the director ways and means were provided to pay the \$5,000 of floating debt. The season of 189 and that of 1892 were fairly prosperous and the past season would undoubtedly have been so had it not been for the reasons given above. Some time ago Mr. Duncan resigned the presidency, Mr. Huguenia was elected in the Some time ago Mr. Duncan resigned the presidency. Mr. Huguenia was elected in his stead, and at a recent meeting of the directors was reselected. One of the results of this directors' meeting

One of the results of this directors meeting was that the holders of the second mergage filed in Camden court a petition for foreclosure. The unsecured creditors came in and asked for a temporary receiver and Judge Sweat named Mr. Huguenin. The creditors were represented in this hearing by Attorney T. B. West, of Macon.

Mr. Huguenin Made Receiver.

Waycross, Ga., November 20.—(Special.) The case of certain creditors against the Cumberland Company was heard weat in chambers foday. Ed Huguenin Macon, Ga., president of the Cumberian the approval of creditors and stockholders.

Mr. Hugueniu w.ll open the Cumberand hotel early next summer under a new management. Just who will take charge of it has not been decided. ompany, was made permanent receiver upor not been decided.

The cause of the present financial embar-rissment of the company is attributed to the Brunswick epidemic and the general financial stringency

FAY TEMPLETON TONIGHT.

Miss Templeton's Engagement Promises to

Offenbach's opera with a dashing actres like Fay Templeton in the leading role is combination which theatergoers appreciate Atlanta theatergoers will have an opportunit Attanta flucatergoers will have an opportunity of enjoying the French composer's sparkling music and the sprightly vivacity of a born comic opera singer at the 4degewood Avenue theater when the fear Templeton Opera Company begin an engagement in one of Office, bach's most successful operas, "Mme. Faverti." The company is one of especial excellence and the opera will have an ecaborate prescherion.

POLICE NEWS CONDENSED.

The bicycle rink was in police court yester ont of the case against his propristors. The festive rink is located on Decatur stret, where it is run by Messys, Clark & Stone. A case was made against these gentlemen for running the rink on Sunday.

Judge Cathour decided that a bicycle rink and not run on the Sabbath, but he safe that the bicycle renting store could remain open on that day without violating the law.

Tregard a bicycle renting store as on the

The police department has on hand M. C. Smith, crank, and the officers are wondering how they are to get rid of him. Obedient to the orders of Chief Connoly, Sergeant Ozburn went before Ordinary Carbonn yesterday to swear out a wrist of lunary for Smith, but the ordinary refused, on the ground that Smith is a non-resident.

the ordinary refused, on the ground that Smith is a non-resident.

This leaves the officers with Smith on their hands and no remedy to get rid of him. They are decidedly of the opinion that she ordinary should have issued the writ, as Smith says he has no home except the place where he is found. He is too dangerous to turn loose upon the public, but, if he is not committed to the jail for tunacy, that is what will happen. Smith is, undoubtedly, unbalanced mentally. Yesterday afternoon a gentleman from Chicago called at police headquarters and asked to see Smith, thinking he might be a friend. He did not know the mysterious man, however. After the gentleman left him, Smith said to the rankey?

"Don't let any one else in here to see me.

Henry Penley, who was arraigned before the priger on the formidable charge of disturb public worship and discharging frearms s released yesterday afternoon with a fine \$2 and costs. Several neople who were a prayer meeting testified that they were disturbed by Penley's presence.

Thomas Gilbert a patriarchal gentleman ran to catch him. Hansford a halfe harried harridaller, said it was the first ever sold, and stated two sold it had Mr. I himself to be sick. \$25.75. endered in the case agains

A MORPHINE DREAM

Miss Etta Smith Startles Chief Connolly by Announcing

THAT SHE HAD KILLED A LADY

The Chief Prevents Her from Killing Herself-It All Proves to a Vagary Caused by Morphine.

A pale-tinted, plainly attired woman of thirty-five walked into Chief Connolly's office at police headquarters at 6 o'clock last night and announced that she was a murderess and wanted to give herself up. She dropped into a chair and began to

weep remorsefully. Her figure was strikingly like that of Miss Julia Force and the chief, to whom the startling announcement was made, instantly recalled the very vivid recollection of Miss Force's visit to his office when a similar statement was made.

The woman seemed terribly in earnest and her frame shook with the violence of her feelings. She repeated over and over again that she had committed murder; that remorse had driven her to open confession and that she wanted to die. She answered the chief's questions with prompt-

"I killed Mrs. J. D. Glover at 115 Windsor street," she said, "and I want the law to take its course. I can't live longer with a secret burdening my mind. I must tell it! Lock me up. I want to suffer for what I have done."

The chief was completely mystified. He had heard of no murder and he questioned his strange visitor eagerly. She gave the details with such a horrible distinctnesswith such evident feeling that the chief did not know what to think. He questioned her over and over about the affair and she answered every question without the slightest hesitation. The details of the crime, of which she had accused herself eemed branded indelibly upon her memory She cave her name as Miss Etta Smith

and said that she was a housekeeper. had been employed as housekeeper for Mrs. Glover since the first of September. Mrs Glover, she said, had always been exceed ingly kind to her and she regretted more than she could say having killed her while smarting under the sting of a slight re-

"I can't rest! I can't sit still! It drives me wild." she said. "There's nothing for me to do but give up. Lock me up and hang me for it if you will."

Puzzled by the woman's strange story,the chief stepped down stairs into the station house keeper's office to inquire if any such case had been reported. He returned to his office and as he did so discovered that Miss Smith had an open razor upon her knee. A handkerchief was pressed to her eyes. The chief stealthily jerked the razor from her, taking at the same time a box of

morphine.
She leaped up and tried to wrench them

She leaped up and tried to wrench them from him, but the chief was too quick for her. She begged him to return them.

"What did you intend doing with them?" the chief asked.

"Kill myself," she replied, determinedly, "I had started to cut my throat."

The chief was now convinced that his visitor was crazy and he kept a sharp eye upon her. He sent Call Officer Beavers to the home of Mr. J. D. Glover, over at 115 Windsor street, to inquire if that gentleman knew anything of the woman. While the officer was gone, Miss Smith gave a very coherent history of herself, telling about being employed at Mr. Glover's as housekeeper. She said she had left there about the middle of the afternoon, after having served dinner. having served dinner.

Mr. and Mrs. Glover confirmed Miss Smith's statement about having lived there as housekeeper. They said she had been acting strangely of late, and during yesterday afternoon while Mrs. Glover was up

oay afternoon while Mrs. clover was up town, she left without explanation. Nothing could persuade Miss Smith that she was not a murderess, and she shivered with horror as the details flashed across her mind. She said she had been a victim of the morphine habit for eight years, and it was clear to the officers that the illusion

drug.
Chief Connolly ordered her locked up in Chief Connolly ordered her locked up in the woman's quarters, and she gladly con-sented, saying that she was paying for her crime. She was made comfortable in a cell, notwithstanding which she spent a miserable night. She sat leaning her head forward upon her hands, a picture of de-jection and grief. In conversation she dis-played unusual intelligence.

Miss Smith, the unfortunate woman, had some prominent relatives in Georgia and South Carolina. She was left an orphan at an early age and was reared by her

at an early age and was reared by her cousin, Rev. G. D. Smith, of Macon, a prominent Methodist minister. She has one brother living in Washington city, where he is engaged in printing. He formerly residded in Atlanta, holding a position in The

ded in Atlanta, holding a position in The Constitution's composing room.

Miss Smith has been employed in various Atlanta families as housekeeper. She was employed in that capacity for quite a while in the family of the late J. C. Kinfball and in the family of Councilman J. W. Nelms, of the seventh ward. All this time she has been a slave to morphine, taking it in large quantities daily. She stated last night that she had taken \$2\$ worth every week for two years. [She has no relatives week for two years. She has no relatives in Atlanta.

AT THE TURN VEREIN BALL.

And a Concert in Which Professor Toepel Will Figure with His Gymnastic Class. The Atlanta Turn Verein will give one of its delightful and interesting entertainments one

The Turn Verein always gave happy and delightful entertainments, but this one promises to excel anything in the history of the association. A most entertaining programme has been made out for the evening end one of the most interesting features of it will be the part taken by Professor Toèpel's class of

Here is the programme for the evening: Overhestra.

Overhestra.

Tableaux, (a) school of A. T. V.; (b) game, one-legged fight—Boys' class.

Free Gymnastics—Girls and boys.

Wend Drill—Young men'ss class.

Jumping in Various Styles—Boys' class.

PART II.

Overture-Orchestra.
Dance, with dumb bells-Gerls' class.
Exercises on Hor.zontal Bar-Young men's Fencing, Foil and Rapier-Professor Toepel some of his pupils, ulting the Buck and Rope-Young men's

Waltz, "Am Woerther See"-Koschat. SINGING SECTION. Fruchling's Alrier-Haeser. Tenor Solo-Mr. J. G. Scrutchin. Baritone Solo-Mr. William Dismar.

J. T. Gresham is now with Byck Bros. & Co., the one-price shoe house of Atlanta, 27 Whitehall street.

You can make twelve elegant Christmas presents to twelve of your relations and best friends for from \$4 to \$6 by sitting now for a dozen of my finest photographs. How can you provide twelve as satisfactory presents for twelve persons for the same amount of money? Come now while the weather is pleasant and before the belidary m named Vexander had a rock inaking the wanted a rock inaking the wanted a rock inaking the wanted around the police cre nder.

LER.—Mr. Watter Thomas, supply man of Savannah, supply man of Savannah, the has recently fittednessed ritices to reliroading. He rail railroad for years and need.

The same of the money? Come now while the amount of money? Come now while the watner is pleasant and before the holiday rush, and I will give you the finest work rush, and I will give you the finest work over the true of the holiday rush, and I will give you the finest work over the true of the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday rush, and I will give you the finest work over the holiday of the proposed rush and I will give you the finest work over the holiday of the proposed rush and I will give you the finest work over the holiday of the proposed rush and I will give you the finest work over the holiday of the proposed rush and I will give you the finest work over the holiday of the holiday of the proposed rush and I will give you the finest work over the holiday of the holida

Christmas Presents.

Lumpkin, Cole & Stewart, CLOTHIERS, 26 Whitehall Street.

THE FIFTH'S COLONEL.

John S. Candler Commissioned-J. W. Austin Succeeds Him as Judge Advocate General.

It is Colonel Candler now and Judge Advocate General Austin. Yesterday Adjutant General Kell issued a commission to John S. Candler as colonel of the Fifth Georgia regiment in accordance with the election held Saturday night. This made a vacancy in the important position of judge advocate general and the governor at once appointed Mr James W. Austin, the well-known young

itary man and has been a member of the Gate City Guard since its organization. Gate City Guard since its organization.

The appointment is an eminently proper one. No young man in Georgia, unless it be the retiring judge advocate general, is so well versed in military laws as is Judge Austin. He is popular with all the military men in the state and is a highly

attorney of Atlanta, who is an active mil

military men in the state and is a highly efficient officer.

The election of John Candler to the high position of colonel of this splendid regiment, whose headquarters are here in Atlanta, was a fitting tribute by the members of the emphasize of the companion of the colonial splendid regiment. lanta, was a fitting tribute by the merabers of the companies comprising the regiment to a man who has been at all times one of the most prominent figures in Georgia military circles, Colonel Candler is determined to make the Atlanta regiment one of the leading organizations of its kind in the state and he will doubtless have the co-operation of all the officers and members of the company in doing so. The office of judge advocate general is one of the main departments of the military seroffice of judge advocate general is one of the main departments of the military ser-vice of the state. The rank is that of full colonel. The judge advocate is a member of the governor's staff, and he is the official adviser of the governor on all matters of military law. He is also the state's representative in military trials or courts-martial. The office has been held since 1886 by Colonel John S. Cand-ler, who resigned vesterday to take the conler, who resigned yesterday to take the command of the Fifth regiment, to which he was elected last Saturday.

The Atlanta Regiment.

New interest will doubtless be aroused in local military circles now that a colo nel-has been elected to fill the place mad-

At present there are only seven compani-composing the regiment, but the rumb-will be much increased in the near future. It is said that Captain G. W. Ober-will be made adjutant of the regime and that Lieutenant Clement G. Bradie-formerly of the Atlanta Artillery, will made inspector of rifle practice in case ti-bill now pending before the general asset bly providing for such office goes throug. He is a well-known military and in A lanta and will have a good position, i deed, when he is appointed to this office. The companies now forming the Fif-The companies now forming the F leorgia regiment of volunteers are

The Atlanta Zouaves, the Capital Cl Guards, the Grady Cadets (Hiberbuian B fles), the Atlanta Rifles, the Spaldia Grays of Griffin, the LaGrange Lig Guards, the Newman Guards, The Lith

readings, the Newman Guards. The Lithe his company will be admitted to the regiment within the next few days.

When the regiment gets itself into shap again and begins actively the work that i before it between now and the next encampment, it is easy to see that it will be once more one of the leading regiment of the state.

For the past few months the interest in military affairs here has fallen short of that once taken in such things by the young men who compose the companies of the city. The resignation of Colonel W. L. Cathoun was a blow to the regiment. With our a colonel the regiment was for a leave out a colonel the regiment was for a lon-time in a condition that was deplorable no enthusiasm, no drills, no regular meet o keep the training up among the

en.

But the prospects are for brighter time
ow for the military men of Atlanta and
he signs count for sught it will be no di ant day when all of the companies of At anta will muster their full number of mer have heretofore been considered.
For reasons like these it is gratikying to observe the changes that have recently been made among the officers, and the tendency for the awakening of the military spirit that seemed to be waning so seri-

The "Chantauqua Chorus" Will meet tonight, Tuesday, at the half of Phillips & Crew's music store, at 8 o'clock sharp. All the old members and any others

* * 4

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Microbes?

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od health at once. Price in 1 ga jugs, \$3.00; in 40 oz. bottles, \$1.00.

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We would wrap the whole wide world: Woof and warp of warmest wool

Washerwomen will wring and with

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Warmest water writhe-

Willingly withstands winter's wildest wrath.

Workman-like weaves.

Why wait, and wheeze, wanting warm

When ours (woven or wiriness of wear), We warrant would be welcome anywhere.

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KIDNEY AND URINARY weak back, pain in side, abdomen, bladder sediment in urine, brickdust or white; pair

PRIVATE diseases, gleet, stricture gonorrhea, syphilis, dydro cele, varicocele, tenderness, swettings, weak-ness of organs, and piles, fistula, repture quickly cured without pain or letention free

LOST MANHOOD and ail its attending ailments, both of young and middle-aged men a speciarly. Inclusive decess of early indiscre-tions, producing weakness, nervous debility, night emissions, exhausting drains, pimples, bashfulness, loss of energy, weakness of both body and brain, unfitting one for study, busi-ness and marriage, treated with stocess. Get cured and be a man.

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struction, leucorrhoea, or whites, intolerable itching, displacement of the womb, or any othshould cair on Dr. Hathaway & Co. without All persons who may be afflicted should

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SEABOARD AIR-LINE. (GEORGIA, CAROLINA AND NORTHERN DIVISION.) SFrom Washingt'n 7 30 am \$To Charleston... 6 30 am \$From Elberton... 8 30 am \$To Elberton...... 3 55 pm \$From Charleston. 6 45 pm \$To Washington... 5 05 pm CENTRAL BAILROAD OF GEORGIA.

v ooly
om Hapeville... 10 40 am To Hapeville.... 9 00 am
rom Hapeville... 2 45pm To Hapeville.... 12 50 pm WESTERN AND ATLANTIC RAILROAD.

SFrom Nashville. 7 00 am To Nashville. 8 00 am From Marietie. 8 40 am STo Chattanoga. 3 00 pm SFrom Chatth'n'ga 12 15 pm |To Marietta. 5 30 pm SFrom Nashville 6 25 pm; STO Nashville 8 20 pm ATLANTA AND WEST POINT RAILROAD. ATLANTA AND WEST POINT RAILROAD.

\$From Montg'm'y 7 60 am 'TO Selma ... 5 35 am From Paimetto. 7 30 am 'TO Manchester... 8 05 am From Manchester 10 30 am 'TO Manchester... 8 05 am From Manchester 10 30 am 'TO Manchester... 3 00 pm From Paimetto. 2 10 pm \$TO Montgomery 4 10 pm \$From Paimetto. 2 10 pm \$TO Montgomery 5 00 pm From Manchester. 6 00 pm To Paimetto. 5 40 am Following Train Sunday Following Train Sunday only:

[From Paimetto. 10 15 am 'To Paimetto. 1 05 pm From Paimetto. 10 15 am 'To Paimetto. 1 05 pm To Manchester. 10 15 am 'To Paimetto. 1 05 pm From Paimetto. 10 15 am 'To Paimetto. 1 05 pm RICHMOND AND DANVILLE R. R.

THE GEORGIA PACIFIC RAILWAY.

GEORGIA RAILROAD. \$From Augusta... 5 40 am \$T5 Augusta... From Covington... 7 55 am To Decatur... From Decatur... 9 55 am To Clarkston. \$From Augusta... 1 15 pm To Clarkston. From Clarkston... 1 45 pm \$T0 Augusta... \$From Augusta... 6 15 pm To Covin...ton. From Clarkston... 4 45 pm \$T0 Augusta... EAST TENN. VIRGINIA AND GEORGIA R'Y. \$From Jacke'ville. 6 \$5 am \$To Chicago \$From Macon. 1 55 pm \$To Macon \$From Chicago. 1 45 pm \$To Chicago \$From Chicago. 7 20 pm \$Fo Chattaneogal. \$From Chicago. 7 20 pm \$Fo Chattaneogal.

GEORGIA MIDLAND AND GULF. ATLANTA AND FLORIDA RAILROAD. Blaily except Sunday. (Sunday only, (Saturday and Sunday, All other daily, Central time.

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No. 38. No. 14 Eastern Time. No. 127. No. 41. Daily. Daily. Except Atlanta. Daily. Daily 6 30 am 5 05 pm Lv. Atlanta Ar 7 30 am 6 45 pm U. Depot.Cityl'e. 6 18 am 11 33 am 9 11 pm Ar. Elbecton. Lv 5 22 am 4 03 pm 12 15 pm 16 05 pm Ar Abbeville Lv 4 27 am 3 09 pm 12 64 pm 10 25 pm Ar Greenwood Lv 4 02 am 2 41 pm 14 09 pm 12 16 0 m 11 12 pm Ar. Clinton. Lv 3 17 am 1 45 pm | 5 03 pm | 12 23 am Ar ... Chester ... Lv | 2 07 am | 9 42 am | 8 05 pm | 1 50 am | Ar ... Mouroe ... Lv | 12 50 am | 5 45 an 6 15 am Ar. Raleugh ...Le 8 15 pm 7 39 am Ar. Hendera'n.Lv 6 55 pm 9 10 am Ar. Weddon ...Lv 6 55 pm 11 07 am Ar Weddon ...Lv 6 35 pm 11 45 am Ar Richmond Lv 10 37 am 3 49 pm Ar Washlydon Lv 10 37 am 6 24 pm Ar Ballimore Lv 9 42 am 7 49 pm Ar Philaespia Lv 7 20 am 10 25 pm be Rew York Lv 12 15 am 5 66a.a Ar. Ch. rlotte Lv 10 66 pm 9 00am Ar Wilmingt'n Lv 5 60 pm 9 00 am Ae Whiningt'n Lv

Lv Cliuton Ar

Ar Newberry Lv

Ar Prosperity Lv

Ar Columbia Lv

Ar Sunter Lv

ArChar eston Lv Ar Darlington Lvi 117 00 am 17 53 p.a. | Ar Darington Lev | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... 5 55 pm Lv P'tsm'ta (n) Ar / 10 am 5 10 am Ar Phil'delp'ia Lv 11 16 pa 8 cd am Ar New York Lv | 8 00 pm 6 00 pm (Lv Pm't) (w) Ar | 8 00 am 6 30 am Ar Wash'gton Lv | 7 00 pm

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some unprincipled dealers are refilling "canadian club" whisky bottles with inferior spirits—don't adow them to rob you—

bluthenthal & bickart. "b. & b.,"

whiskies and all kinds of liquors. marietta and forsyth.

"four aces whisky."

"schlitz milwaukee beer."
"cleveland club"—dollar a quart rye.

After the Fall is Over

Now that the winter is on You will need one of our Mantels Just as sure as you're born. When father comes home to supper, Get after him, one and all, He'll want to come down and talk busi-

After that bawl. Just get after the old man and make him Just get after the old man and make him ome down and see us. A large stock of Mantels, Grates and Ties always on hand.

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IS VERY NICE NO DOUBT,

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PERSONAL C. J. Daniel, wall paper, window shades, furniture and room moiding, 40 Marietta street. Send for samples.

A COMPROMISE

Is Sought in the Suit of Rebecca Hodnett Against Colonel Morrow.

NOT BE HEARD TODAY.

The Story of the Suit for Defamation of Character Is Rich-The Evidence Will Be Something Racy.

A strong effort was on foot yesterday to settle the suit of Rebecca L. Hodnet against W. H. H. Morrow for defamation of character, but unless a compromise is effected this morning before the United States court begins the morning session, it will go to trial.

As for the case itself, it is rich and racy. The accusations alleged to have been made by Morrow, who is a prominent citizen of Jonesboro, are extremely obscene in many instances, whether true or not. The object of these accusations, which are accredited to Morrow, would appear to be the entire ruin of Rebecca L. Hodnett.

The story as it stands is interesting and deep seated. It seems that Rebecca Hodnett made charges against C. W. Hodnett, of Jonesboro, her close relative, de-claring that he attempted to take liberties with her. This, C. W. Hodnett indignantly denied, but in a suit which was brought against him for damages, it is alleged that he circulated false reports in regard to the life the young woman was leading. Hodnett wrote to his son, Ambrose Hodnett, who works in Atlanta, telling him of his trouble and denouncing the attorney of Rebecca Hodnett. He also, so would appear from the evidence placed before the grand jury, advised his son to go to target shooting as it might be needed, and to go to Sunday school.

After the charge was made by Rebecca Hodnett in regard to C. W. Hodnett, annonymous letters, denouncing the young woman in the worst language and declaring her to be the lowest of characters, began to float about Jonesboro. The young wo-man then went to Florida and the annonymous letters followed her there. These etters were written in very much the handwriting as those alleged to have been written by Hodnett to his son, Ambrose. To make another chapter in the story, a batch of letters, apparently written to Ambrose Hodnett by his father, was found by a friend of Rebecca Hodnett's. Not long after the letters were found, an advertisement appeared in an Atlanta paper announcing the loss and offering a reward for the return of the poketbook and con tents. The papers were not returned and though the name of Ambrose Hodnett appeared at the end of the first advertisement, a second advertisement appeared in which young Hodnett stated that he had not advertised for the pocketbook, having

In the meantime the petition charges that in order to assist his friend, C. W. Hodnett, W. H. H. Morrow began to aid in the circulation of the reports about the young woman. Messrs. Arnold & Arnold, attorneys for Rebecca Hodnett, claim that ther have in their possession a paper signed by C. W. Hodnett, saying that the statements made by him were totally false. This places the onus on Morrow to prove

his assertions. The trial will probably come off today, if the matter is not compromised. Up to a late hour all attempts to settle the matter had failed.

"I paid out hundreds of dollars for medicine for catarrh," writes a lady in Providence, R. I., "but Hood's Sarsaparilia is the only medicine which has done me permanent good."

NEGRO CHILD BURNED UP.

A Fire Occurred Yesterday Morning Which Resulted Disastrously. An alarm was turned in yesterday morn-

ing at 10:25 o'clock, and although the fire department was on the scene in short order, a negro cottage had burned nearly up, a child losing its life in the flames. The negro baby's name was Ada Carter and she was one of the two twin children

of Catharine Carter. The alarm of fire was turned in from box 45 and later from box 74, and the fire was on Railroad street near the Georgia road and west of Oak land cemetery.

The fire is supposed to have been caused by one of the Carter woman's children playing in the fire and setting ablaze

playing in the fire and setting ablaze some of the carpeting or bedding in the room occupied by the family. The mother went to work yesterday morning and left her children in care of the oldest boy, aged ten, who is supposed to have caused the fire. Ada, the child that was burned to death, was unable to walk and had been left on a bed in the room. When the fire was discovered great volumes of smoke were issuing from the door and a blaze had broken out on the roof.

A young negro boy rescued one of the children and the mother in vain attempted to save the second, the boy having escaped at the first signs of the outcome of his mischief-making. The burning child cried in vain, for rescue was impossible. In the meantime a second house had caught fire and the fire department had plenty of work. The flames were soon extinguished. The body of the negro baby, Ada, was found under the ruins of the house with her legs and arms burned off.

Is Life Worth Living depends on the liver. If suffering with indigestion, or troubled with malaria, that tired, worn out feeling, you will consider life worth very little. But when relieved of these by taking Simmons Liver Regulator you will count life a blessing and keep the Regulator on hand for any sudden attack of biliousness and sick headache. An active liver makes life a delight. Don't forget the Regulator with the red Z.

Beechan's Pills with a drink of water morn-

Things Worth Remembering.

Thing- Worth Romembering.

When you feel a kind of goneness about the stomach it is a sign that your food does not sit well and that you are about to have a fit of indigestion.

When you begin to feel nervous and are unable to sit still comfortably; when your clothes suddenly seem to lose their fit and become too tight in places the fit of indigestion is surely upon you.

When this fit of indigestion is repeated from day to day it finally resolves itself into dyspepsia.

from day to day it finally resolves itself into dyspepsia.

Remember that three to ten of BRAN-DRETH'S PILLS will cure the worst case of indigestion or dyspepsia, or both, and that a regular course of them, say two every night for a week or ten days, will act as a preventive of either complaint.

Walk One Way, Look Another, Walk One Way, Look Another,
You often see persons doing it, and many
a poor fellow has stumped his toes or cracked his shins falling over some object. You
call them fools, but it may be their brains
are bemuddled by a torpid ityer. People
suffering with indigestion and dyspepsia get
confreed—the brain is inactive. You must
wake up the liver by taking Simmons Liver
Regulator, the cure for this disorder and
for Billiousness and Sick Headache.

Or you are all worn out, really good for nothing, it is general debility. Try

BROWN'S IRON BITTERS. cure you, cleanse your liver, and give a good appetite.

FAITH!

DR. SPEER & CO., GUARANTEEES TO CURE THE SICK



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They treat the suffering in a straightforward nd business like manner, and never accept a ge from a patient whom they do not honestly editors that says and selieve they can cure.

Nearly every disease is only a conglomeration of symptoms, producing certain results,
which can always be removed with the proper
sympolics.

which can always be removed with the proper remedies.

For this reason Dr. Speer & Co. guarantee to care every case undertaken or forfelt 200 pounds. They have faith in their ability.

They have devoted eachteen years to the study of nervous and chronic diseases, in both the old and new worlds, and are enabled to treat all private troubles with most remarkeable results. They experiment with no one. To all applying they give an honest and straightforward statement of their complaint.

A perfect mail system enables them to treat out-of-town patients with remarkable success, or they will refund railroad fare from amount of fee to all coming to Atlanta to consult them. Consultation free to all and sacredly confidential, All letters of inquiry receive prompt attention.

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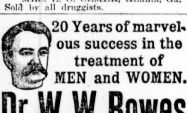
the system quickly produces death. Sluggish, inactive kidneys fail to purify the blood, and uric acid is left in it to course through the system, poisoning the whole body, producing uremia, which is so fatal to human life.

To preserve health, the kidneys must be kept in a healthy condition. As a kidney tonic, no preparation is so effective as

Stuart's Gin and Buchu

It acts promptly, effectively and mildly on the kidneys and all other portions of the urinary tract, thus keeping the blood pure, and thereby preserving health.

One of my children who has been a great sufferer from kidney troubles, has derived more benefit from Stuart's Gin and Buchu than all other remedies, and I have tried a number. MRS. E. O. OZMER, Atlanta, Ga.



SPECIALIST IN Chronic, Nervous, Blood and Skin Diseases.

VARICOCELE and Hydrocele permanent. NERVOUS debility, seminal losses, de-STERILITY, IMPOTENCE.—Those desiring to marry, but are physically incapacitated, quickly restored.

Blood and Skin diseases, Syphilis and its effects, Ulcers and Sarae

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Urinary, Ridney and Bladder trouble. Urethral Stricture permanently cured ithout cutting or causties, at home, with no rithout cutting or causties, at home, with no nterruption of business. Send 6c. in stamps for book and question list. Dr.W.W. Bowes, 21 Marietta St. Atlanta, Ga.

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54 Marietta street, opposite postoffice, set up and, operated the first lens-grinding machinery ever brought into this section, and have been the first to introduce every optical improvement. Their retail salesroom is at 54 Marietta reet, opposite postoffice.

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Tells of the Current Fashion.

To be very stylish the man's Overcoat must be long, very full and hang neatly from the shoulders. It is the Tailoring that settles all these things. Just as easy to have them right as wrong—if the merchant knows what he wants.

ONE PRICE

Melton and Kersey Overcoats, black, PLAIN FIGURES blue and oxford, are \$15, \$18, \$20, \$22.50, \$25 and \$30. Good, very good Overcoats at \$10, better at \$12.

> Cut and hang count for much, so does length—but length alone isn't style, although some folks seem to think so. We see that all the essentials are looked to. As a consequence our Overcoat sales are surprisingly



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Sterling Silver, Rich Cut Glassware, French China,

IN BEAUTIFUL CASES.

We are especially prepared to meet the demands for HANDSOME WEDDING PRESENTS, and will take pleasure in showing you our selection,

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oreasted Sacks and Cutaway Suits; all new there some bought away unweaves. COLDW PRICES der price. You

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them the same
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VOL. XXVI.

ATLANTA, GA,, TUESDAY MORNING, NOVEMBER 21, 1893.

PRICE FIVE CENTS

CITY MARSHAL SALES.

ch levies, towit:

Also, at same time and piace, the following scribed property, towit: A certain city lot the city of Atlanta, ward 6, land lot 79, in e 14th district of Fulton county, Georgia, ming on Hunnicut avenue, between Spring of West Peachtree streets, the house on said known as No. 11 on said street, according street numbers, the same being improved operty in the city of Atlanta, adjoining the operty of Pratt and Topfaff. Levied on the property of Mrs. A. E. Armstrong to disty & fi. fa. in favor of the city of Atlanta, against said Armstrong and said property city taxes for the year 1835.

Liso, at same time and pasce, the following eribed property. Gewit: A certain city lot the city of Atlacta, ward 4, land lot 45, in 14th district, of Fulton county. Georgia, ning 60 feet, once hamberlin street, between 18c and Fitzgeraid streets and running to 150 feet, more or less, the house on said known as number 29 on said street accordic street numbers, the same being improver property of Bishop and Church. Levied as the property of Bishop and Church Levied as the property of Ohas, E. Ackerman and said East for the year 1835. Iso, at same time and pasce, the tohowing eribed property, to wit: A certain city lot need to 30 feet on the said way for city taxes for the year 1835. Iso, at same time and pasce, the tohowing eribed property, to wit: A certain city lot need to 30 feet on the said property. The said the county, Georgia, thing 47 feet on Pine street, between Bishop

the children of popular complex control and the children of popular complex of the control of the children of popular complex control of the children of the c

Drummond. Levied on as the property of Mrs. S. W. Allgood to satisfy a fi fa. in favor of the city of Atlanta against said Mrs. S. W. Allgood and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city left in the city of Atlanta, ward 2, land loj 74, in the 14th district of Fulton county, Georgia, fronting 50 feet on Pryor street, between Vassar and Ormond streets, and running back 300 feet, more or less, the house on said lot known as No. 656 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Hart and Green. Levied on as the property of Wrs. K. P. Arnold to satisfy a fi. fa. in favor of the city of Atlanta against said Mrs. K. P. Arnold and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, land lot 75, in the 14th district of Fulton county, Georgia, fronting 40 feet on Pryor street, between alley and Fornwalt street, and running back 160 feet, more or less, the house on said lot known as No. 517 on said street, according to street numbers, the same being improved property of C. H. Batts, Levied on as, the property of Mrs. Susan Arnold to satisfy a fi. fa. in favor of the city of Atlanta, adjoining the property of Mrs. Susan Arnold and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, adjoining the property of Mrs. Susan Arnold and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, adjoining the property of the Atlanta Traction Company and said property of the city of Atlanta, adjoining the property of the city of Atlanta, adjoining the property of the city of Atlanta, adjoining the property of North avenue, the h

said Behre and said property for city taxes for the year 1893.

Also, at some time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward I, land lot 84, in the 14th district of Fulton county, Georgia, fronting on Peters street, corner of Walker and Peters streets, and containing one-fifth ages more or less the house on said lot

somewhat the numbers, the state being control to the property of England and the politic the property of England and the state of the state of the state of Attains and the state of the st

Asso, at same time and place, the following described property, to-w.t: A certain city lor in the city of Atlanta, ward 5, land lot 112, in the 14th district of Fulion county. Georgia, fronting 50 feet on Wilson street, between Thomas and Abbott streets, and running back 100 feet, more or tess, the house on said lot known as No. 35 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Miller and Eagle, Levied on as the property of J. W. Brown to satisfy a fi. fa. in favor of the city of Atlanta against sof the year 1893.

Aiso, at same time and place, the following described property, to-w.t: A certain city lot in the city of Atlanta, ward 2, land lot 75, in the 14th district of Fulton county, Georgia, fronting 400 feet on Crew Street, between Love and Little streets, and running back 190 feet, more or less, the same being vacant property of Hebrews' Orphan home. Levied on as the property of Julius L. Brown to satisfy a fi. fa. in favor of the city of Atlanta, against said Brown and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 52, in the 14th district of Fulton county. Georgia, fronting 46 feet on Rouz street, between Butter and Bell streets, and running back 100 feet, more or less, the house on said lot known as No. 17 on said street, according to street numbers, the same being improved property of Williams and Rurnes, Levled on as the property of Joe Buggs to satisfy a fi. fa. in favor of the city of Atlanta, adjoining the property of Joe Buggs to satisfy a fi. fa. in favor of the city of Atlanta, ward 3, land lot 53, in the 14th district of Fulton county, Georgia, fronting 50 feet on Terry street, between Grant and Glein streets, and running back 200 feet, more or less, the house on said lot known as No. 52 so as said street, according to street numbers, the same being improved property in the city of

being vacant property in the city of Atlanta, adjoining the property of Seiter and Salter. Aevied on as the property of Mrs. L. V. Caldwell to satisfy a f. fa. In favor of the city of Atlanta against said Mrs. L. V. Caidwell and said property for city taxes for the year 1892. Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4. land lot 51, in the 14th district of Fulton county, Georgia, fronting 50 feet on Wheat street, corner of Hilliard street, and running back 130 feet, more or less, the house on said lot known as No. 261 on said street, according to street numbers, the same being improved property of Porter, Alley and Martin. Levied on as the property of Lottle Carter to sailsty a fl. fa. in favor of the clip of Atlanta against said Lottle Carter and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1, land lot 199, in the 14th district of Fulton county, Georgia, fronting 33 feet on Lawshe street, between Greensferry and Fair streets, and running back 95 feet, more or less, the house on said lot known as No. 51-30 on said street, according to street numbers, the same being improved property in the city of Atlanta. Levied on as the property of Carter, Schell and Holmes to satisfy fl. fa. in favor of the city of Atlanta against said Carter, Schell and Holmes and said property for city taxes for the year 1893.

and Holmes to satisfy fl. fa. in favor of the city of Atlanta against said Carter, Schell and Holmes and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 3, land lot 53, in the 14th district of Futton county, Georgia, fronting 50 feet on Frazer street, corner of Clarke street, and running back 100 feet

53, in the 14th district of Fulton county, Georgia, fronting 50 feet on Frazer street, corner of Clarke street, and running back 100 feet, more or less, the house on said lot known as No. 131-155 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Church and Hull. Levied on as the property of Church and Hull. Levied on as the property of Church and Hull. Levied on as the property of Church and Hull. Levied on as the property of Church and Hull. Levied on as for the year 1893.

Also, at same time and phace, the following described property, no-wit: A certain city lot in the city of Atlanta, ward 3, land lot 64, in the 14th district of Fulton county, Georgia, fronting 44 feet on Little street, corner of South avenue, and running back 240 feet, more or less, the same being improved property in the city of Atlanta adjoining the property of E. H. Corlett, Levied on as the property of Mary Carey to satisfy a fi. fa. in favor of the city of Atlanta against said Mary Carey and said property for city laxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 17, in the 14th district of Fulton county, Georgia, fronting 50 feet on Longview street, near Currier street and corner of aley, and running back 109 feet, more or less, the same being improved property in the city of Atlanta, adjoining the property of J. M. Alexander, Levied on as the property of Miss Nora Carr to satisfy a fi. fa, in favor of the city of Atlanta, adjoining the property of J. M. Alexander, Levied on as the property of the year 1893.

Also, at same time and place, the following described property for city taxes for the year 1893.

Also, at same time and place, the following Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1, land lot 14, in the 14th district of Fulton county. Georgia, fronting 50 feet on Markham street, between alley and Elliott street, and running back 150 feet, more or less, the house on said lot known as No. 17 on said street, according to street numbers, the same being improved property in the city of Atlanta. adjoining the property of Shepherd and Rawson. Levied on as the property of Mrs. J. B. Caldwell to satisfy a fi. fat. in favor of the city of Atlanta against said Mrs. J. B. Caldwell and said property for city taxes for the year 1853.

Also, at same time and place, the following

so, at same time and place, the following Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1 land lot 84, in the 14th district of Fulton county, Georgia, fronting 250 feet on Peters street, between Castleberry and Fair streets, and running back 140 feet, more or less, the same being improved property in the city of Atlanta, adjoining the property of Lowe and railroad. Levied on as the property of M. T. Castleberry's estate to satisfy a fi. fa. in favor of the city of Atlanta against said Castleberry estate and said property for city taxes for the year 1833.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, land lot 49, in the 14th district of Fulton county, Georgia, fronting 85 feet on Peachtree street.

r 1893. at same time and place, the following ed property, to-wit: A certain city

nern to satisty a fi. fa. in favor of the city of Atlanta against said Mrs. S. A. Cawhern and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 3, land lot 53, in the 14th district of Fulton county, Georgia, fronting 50 feet on Terry street, corner of Woodward avenue, and running back 14t feet, more or less, the house on said lot known as No. 290 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Delphy and McCauley. Levied on as the property of Mrs. Pauline Cheney to satisfy a fi. fa. in favor of the city of Atlanta against said Mrs. Pauline Cheney and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 5, land lot 111, in the 14th district of Fulton county, Georgia, fronting 50 feet on Jones avenue, corner of Sunset street, and running book 110 feet, more or less, the same being vacant property of Cheek. Levied on as the property of Mrs. M. E. F. Cheek to satisfy a fi. fa. in favor of the city of Atlanta against said Mrs. M. E. F. Cheek to satisfy a fi. fa. in favor of the city of Atlanta against said Mrs. M. E. F. Cheek and said property for city taxes for the year 1803.

Also, at same time and place, the following lescribed property, lo-wit: A certain city lot in the city of Atlanta, adjoining the property of Grant and Law. Levied on as the property of the city of Atlanta against said mproperty of the city of Atlanta against said property of the city of Atlanta against said by the city of Atlanta against said by the coording 45 feet on Currier street, between courtain and Piedenont avenue, and running fack 175 feet, more or less, the house on said tot known as No. 46 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Grant a

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 46, in the 14th destrict of Fulten county, Georgia, fronting 50 feet on Jackson street, between Cain and Highland avenue.

in the city of Atlanta, ward 4, land lot 46, in the 14th district of Fulton county, Georgia, fronting 50 feet on Jackson street, between 162 feet, more or less, the house on said bot to known as No. 182 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Louisa Close to satisfy a 6. fa. in favor of the city of Atlanta against said Louisa Close and said property for city taxes for the year 1893.

Also, at same time and place, the following feest bed property. In the city of Atlanta, ward 1, land lot 109, in the 14th district of Fulton county, Georgia, fronting 30 feet on Arrowood street, near Fait street, and running back 175 feet, more or less, the same being vacant property in the city of Atlanta, adjoining the property of Mrs. Susan Coker to satisfy a fi. fa. in favor of the city of Atlanta against said Mrs. Susan Coker and said property for city taxes for the year 1893.

Also, at same time and place, the following feestribed property, fo-wit: A certain city lot in the 14th district of Fulton county, Georgia, fronting 50 feet on Orme street, between Baker and Harris streets, and running back 100 feet, more or less, the house on said lot known as No, 50 on said street, according to street numbers, the same belng vacant property of the city of Atlanta, adjoining the property of the city of Atlanta, adjoining the property of the city of Atlanta, adjoining the property of the city of Atlanta against said Mrs. R. E. Cole and said property for city taxes for the year 1893.

Also, at same being vacant property of the city of Atlanta, adjoining the property of the city of Atlanta against said of Mrs. R. E. Cole and said property for city taxes for the year 1893.

Also, at sa time and place, the following for the city of Atlanta, adjoining the property of the city of Atlanta against said of Mrs. R. E. Cole and said property for city taxes for the year 1893.

Also, at sa time and place, the following for the city of Atlanta, adjoining the prope

property of Mollie T. Colbert to satisfy a fl.
fa. In favor of the city of Atlanta against said
Mollie T. Colbert and said property for city
taxes for the year 1893.

Also, at same time and place, the following
described property, to-wit: A certain city lot
in the city of Atlanta, ward 3, land lot 52, in
the 14th district of Fulton county, Geofgia,
fronting 47 feet on Hunter street, between
Moore and Hill gtreets, and running back
140 feet, more or less, the house on said lot
known as No. 233 on said street, according to
street numbers, the same being improved property in the city of Atlanta, adjoining the property in the city of Atlanta, adjoining the property of Comnnily and Beach. Levied on as the
property of Mrs. Eliza Connaily's estate to satisfy a fl. fa. in favor of the city of Atlanta
against said Connaily estate and said property
for city taxes for the year 1893.

Also, at same time and place, the following
described property, to-wit: A certain city lot
in the city of Atlanta, ward 6, land lot 51,
in the 14th district of Fulton county, Geofgia,
containing 1-8 acre on Cain street, between
Piedmont avenue and Clifford street, the
house on said lot known as No. 107 on said
street, according to street numbers, the same
being improved property in the city of Atlanta, adjoining the property of Smith and
Crozier. Levied on as the property of Ben J.
Cook to satisfy a fl. fa. in favor of the city
of Atlanta against said Cook and said property
for city taxes for the year 1893.

Also, at same time and place, the following
described property, to-wit: A certain city lot
in the city of Atlanta, ward 5, land lot 111,
in the 14th district of Fulton county, Geofgia,
fronting 50 feet on Milledge street, corner of
Proctor street, and running back 235 feet,
more or less, the same beng vacant property
of Simmons. Levied on as the property of
firs. A. L. Cook to satisfy a fi. fa. in favor
of the city of Atlanta against said Cook and
said property for city taxes for the year
1803.

Also, at same time and place, the

Also, at same time and place, the following

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1, land lot \$4, in the 14th district of Fulton county, Georgia, containing 1-8 acre on Nelson street, between Haynes and Tatmall streets, the same being improved property in the city of Atlanta, adjoining the property of Mayson, Levied on as the property of John E. Cook, agent, to satisfy a fi. fa. In favor of the city of Atlanta against said John E. Cook, agent, and said property for city taxes for the year 1833.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of the city

said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Athanta, ward 4, land lot 46, In the 14th district of Fulton county, Georgia, fronting 50 feet on Houston street, between Jackson street and Boulevard, and running back 160 feet, more or less, the house on said lot known as No. 305 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Kennedy and Morris. Levied on as the property of Mrs. Mary Cook to satisfy a fi, fa. in favor of the city of Atlanta against said Mrs. Mary Cook and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lof in the city of Atlanta, ward 2, land lot 76, in the 14th district of Fulton county, Georgia, frontag 135 feet on Richardson street, corner of Pryor street, and running back 110 feet, more or less, the house on said lot know as No. 163 on said street, according to street numbers, the same being improved property in the city of Atlanta, according to street numbers, the same being improved property of Corrigan and Mahoney. Levied on as the property of Joseph M. Corrigan to satisfy a fi, fa. in favor of the city of Atlanta against said Corrigan and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1, land lot 84, in the 14th district of Fulton county, Georgia, containing 3-16 of an acc on Mitchell, street, between Dover and Maple streets, the house on said lot known as Nos. 129, 125, 127 and 320 on said street, according to street numbers, the saife being improved property in the city of Atlanta, ward 1, land lot 84, in the 14th district of Fulton county, Georgia, containing 3-16 of an acc on Mitchell, street, between Dover and Maple streets, the house on said lot known as Nos. 129, 125, 127 and 320 on said st

some standard and places. The following standard and places and remains the standard and th

to satisfy a fi, fa, in favor of the clip of Atlanta against said Carter & Evan And said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Arianta, ward 2, land lot 74, in the 14th district of Fulton county, Georg.a, fronting 50 feet on Garibaidi street, between Mary and East Tennessee, Virginia and Georgia railroad, and ronning back 100 feet, more or less, the same being vacant property in the city of Atlanta, adjoining the property of Davis and Ladd. Leved on as the property of E. N. Close to satisfy a fi. fa, in favor of the city of Atlanta against said E. N. Close and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, land lot 77, in the 14th district of Fulton county, Georgia, fronting 60 feet on Hunter street, between Loyd and Washington streets, and running back 100 feet, more or less, the same being improved property in the city of Atlanta, adjoining the property of Cathotic church. Levied on as the property of the Cathotic church parsonage to satisfy a fi. fa. in favor of the city of Atlanta agains; said Catholic church parsonage and said property for city taxes for the year 1893.

Catholic church parsonage to satisfy 4 h. fa. in favor of the city of Atlanta agains; said Catholic church parsonage and said property for city taxes for the year 1893.

Also, at same time and pace, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, land lot. 77, in the 14th district of Fulton county, Georgia, fronting 100 feet on Loyd street, between Hunter and Mitchell streets, and running back 125 feet, more or less, the house on said lot known as No. 86 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of church and g. N. Scott, Levied on as the property of Catholic convent to, satisfy a fi. fa. in favor of the city of Atlanta against said Catholic convent and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 3, labil lot

ning. Levied on as the property of Anna Calloway to satisfy a ft. a. in favor of the city of Atlanta against said Anna Calloway and said property for city taxes for the year 1892.

Also, at same time and piace, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 3, land lot 42, in the 14th district of Fuiton county, Georgia, fronting 190 feet on Cottingram avenue, near dummy line, and running back 160 feet, more or less, the same, being vacant property in the city of Atlanta, adjoining the property of Mrs. Mary Cook to satisfy a ft. fa. in favor of the city of Atlanta against said Mrs. Mary Cook and said property for city taxes for the year 1893.

Also, at same time and piace, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 5, land lot 79, in the 14th district of Fuiton county, Georgia, fronting 30 feet on Fowier street, corneg of Fowers street, and running back 100 feet, more or less, the house on said lot known as No. 15 on said street, according to street numbers, the same belong improved property in the city of Atlanta against said Mrs. Bertha Cohen and said property of Mrs. Bertha Cohen to satisfy a ft, fa. in favor of the city of Atlanta against said Mrs. Bertha Cohen and said property for city taxes for the year 1893.

Also, at same time and piace, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, land lot 78, in the 14th district of Fuiton county, Georgia, fronting 40 feet on Fairlie street, between James and Church streets, and running back 100 feet, more or less, the house on said lot known as No. 75 on said street, according to street numbers, the same being improved property in the city of Atlanta, against said Cameron and said property-for city taxes for the year 1893.

Also, at same time and piace, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, land lot 51, in the 14th district of Fuiton county. Georgia, fronting back 100 feet, mor

Deneene, trustee, to satisty a fi. fa, in favor of the city of Atlanta against said John Deneene, trustee, and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 45, in the 14th district of Fulton county, Georgia, fronting 25 feet on Howell street, between Decatur and Edgewood avenue, and running back 125 feet, more or less, the house on said lot known as No. 43 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Bryan and McWaters. Levied on as the property of W. C. Dent, agent, to satisfy a fi. fa. In favor of the city of Atlanta against said W. C. Dent, agent, and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, land lot 51, in the 14th district of Fulton county, Georgia, fronting 44 feet on Ellis street, corner of Fedmont avenue, and running tack 100 feet, more or less, the house on said lot known as No. 115 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Curtis and Gammon. Levied on as the property of the city of Atlanta against said J. L. Dlokey and said property for city taxes for the year 1893.

Also, at same time and place, the following Also, at same time and place, the following Sales and Sales, at same time and place, the following Sales at same time and place, the following Sales at same time and place, the following Sales Sales, at same time and place, the following Sales Sales, at same time and place, the following Sales Sales, at same time and place, the following Sales Sales, at same time and place, the following Sales Sales, at same time and place, the following Sales Sales

of James L. Dickey to satisfy a u. fa. in favor of the city of Atlanta against said J. L. Dickey and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Arsanta, ward 5, land lot 82, in the 14th district of Fulton county, Georgia, fronting 50 feet on Lambert street, corner of Bush street, and running back 100 feet, more or 18, the house on said lot known as No. 124 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Key. Levied on as the property of Mrs. F. A. Diele to satisfy a fi. fa. in favor of the city of Atlanta against said Mrs. F. A. Diele and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, land lot 77, in the 14th district of Fulton county, Georgia, fronting 40 feet on Garnett street, between Pryor and Whitehall streets, and running back 100 feet, more or less, the house on said lot known as No. 73 on said street, according to street numbers, the same being improved property in the city of Atlanta, dajoining the property of Ryan and Breitenbucher. Levied on as the property of the estate of Mary H. Donahoo and said property for city taxes for the year 1885.

Also, at same time and place, the following described property; to-wit: A certain city lot in the city of Atlanta, ward 2, land lot 76, in the 14th district of Fulton county, Georgia, fronting 50 feet on Capitol avenue, between Woodward avenue and Kawson street, and running back 200 feet, more or less, the house on said lot known as No. 123 on said street, and running back 200 feet, more or less, the house on said lot known as No. 130 on said street, and property of the city of Atlanta, said property for city taxes for the year 1893.

Also,

of Atlanta against Sant Jils, A. C. Dozer and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, land lot 52, in the 14th district of Fulton county, Georgia, fronting 50 feet on Collins street, between Decatur street and railroat, and running back 100 feet, more or less, the house on said lot known as Nos. 13 and 9 on said street, according to street numbers, the same being improved property of Plant. Levied on as the property of Mrs. C. J. Doster to satisfy a fi. fa. In favor of the city of Atlanta against said Mrs. C. J. Doster and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 5, land lot 83, in the 14th district of Fulton county, Georga, fronting on Rock street, containing 1.4 of an acre, between Haynes and Mangum streets, the house on said lot known as No. 64 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Corley. Levied on as the property of the estate of J. T. Drake to satisfy a fi. fa. In favor of the city of Atlanta against said estate of J. T. Drake to satisfy a fi. fa. In favor of the city of Atlanta against said estate of J. T. Drake and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to wit: A certain city lot in the city of Atlanta, award 6, land lot 59.

of Atlanta against said estate of J. T. Drake and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, land but 50, in the lith district of Fulton county, Georgia, fronting 68 feet on Peachtree street, between Baker and Cedar streets, and running back 165 feet, more or less, the house on said lot known as No. 33 don said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Kingsberry and Elfe. Levied on as the property of B. S. Drake to satisfy a n. fa in favor of the city of Atlanta against said B. S. Drake and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1, land lot los, in the 14th district of Fulton county, Georgia, fronting 187 feet on Culver street, corner of Broomhead street, and running back 200 feet, more or less, the house on said lot known as No... on said street, according to street numbers, the same being improved property of H. S. Alexander, Levied on as the property of Ellen B. Drake to satisfy a fi. fa, in favor of the city of Atlanta, adjoining the property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 45, in the 14th district of Fulton county, Georgia, fronting 52 feet on Decarur street, between Fort and Grant streets, and running back 30 feet, more or less, the house on said lot known as Nos. 346 and 348 on said street, according to street numbers, the same being improved property of Phillips and Craft. Levied on as the property of Phillips and Craft. Levied on as the property of Phillips and Craft. Levied on as the property of Phillips and Craft. Levied on Si, in the 14th district of Fulton county, Georgia, fronting 50 feet on Haynes street, corner of Henry street, and

property in the City of Atlanta, adoming they of fraging C. David to satisfy a ft ft. a. Paver of the city of Atlanta against as all C. David to satisfy a ft ft. a. Paver of the city of Atlanta against as all C. David to satisfy a ft ft. a. Paver of the city of Atlanta against as all C. David to satisfy a ft ft. a. Paver of the city of Atlanta against as all captures of the city of Atlanta against selection of the city of Atlanta against selection of the c

corner James street, the house on said lot known as Nos. 68-77-73, on said street, according to street numbers, the same being improved property in the city of Adanta, adjoining the property of Echols & Richards and Parks. Levied on as the property of Echols and Richards to satisfy at a fa. in favor of the city of Atlanta against said Echols and Richards to satisfy a far in favor of the city of Atlanta against said Echols and Richards and said property for city taxes for the year 1802.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, and lot 51, in the 14th district of Fulton county, Georgia, fronting 25 feet on Wheat street, between Pryor and Ivy streets, and running back 100 feet, more or less, the house on said lot known as No. 40, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Carter and Knott, Levied on as the property of Garter and Knott, Levied on as the property of Levied on as the property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, land .ot 79, in the 14th district of Fulton county, Georgia, fronting 48 feet on Eluden street, corner 8pring street, and running back 120 feet, more or less, the house on said lot known as

in the city of Attanta, ward 6, land of 79, in the 14th district of Fution county, Georgia, fronting 48 feet on Linden street, corner Spring street, and running back 120 feet, more or less, the house on said lot known as No. 234, on said street, according to street numbers, the same being improved property in the city of Attanta, adjoining the property of Walker. Levied on as the property of Walker. Levied on as the property of Mrs. V. M. Edwards to satisfy a fi. fa. in favor of the city of Atlanta against said Mrs. V. M. Edwards and said property for city taxes for the year 1835.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 5, and for 79, in the 14th district of Fulton county, Georgia, fronting 40 feet on Plum street, corner Datry street, and running back 130 feet, more or less, the same being vacant property of Webb and Deihl. Levied on as the property of Webb and Deihl. Levied on as the property of Mrs. J. T. Eichberg to satisfy a fl. fa. in favor of the city of Atlanta against said Mrs. J. T. Eichberg and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, and lot Sô, in the 14th district of Phiton county, Georgia, fronting 40 feet on Smith street, corner Orange street, and running back 114 feet, more or less, the house on said lot known as No. 26, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Crawford and Warnock. Levied on as the property of Atlanta, adjoining the property of Crawford and Warnock. Levied on as the property of Atlanta, adjoining the property of Crawford and Warnock Levied on site to the city of Atlanta, ward 3, and of 20, in the 14th district of Fution county, Georgia, fronting 50 feet on Jefferson street, between Pear, and Lee Streets, and running back 140 feet, more or less, the house on said lot known as No. 23, o in the 14th district of Fulton county, Georgia, fronting 50 feet on Jefferson street, hetween Pear, and Lee streets, and running back 140 feet, more or less, the house on said lot known as No. 23, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of A. G. Roberts, Levled on as the property of Mary S. Ellis and said property for dity faxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, and iot 75, in the lithidistrict of Fulton county, Georgia, fronting 40 feet on Bass street, between Crew and Capitol avenue, and running back 140 feet, more or less, the house on said lot known as No. 209, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Wheeler and Strange, Levled on as the property of Fred J. Engles to sadify a fl. fa. in favor of the city of Atlanta against sai Engles and said property for the year 1893.

Also, at the property of Fred J. Engles to sadify a fl. fa. in favor of the city of Atlanta against sai Engles and said property for the year 1893.

Also, at the property of Fred J. Engles to sadify a fl. fa. in favor of the city of Atlanta against sai Engles and said property for the year 1893.

Also, at the year 1893.

the same being amproved property of Lavely, of Atlanta, adjoining the property of Lavely, of Atlanta, adjoining the property of Lavely, asking to ask the property of the city taxes for the year 1803.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 50, in the 14th district of Fulton county, Georgia, fronting 50 feet on Fort street, between Linden avenue and Merritis avenue, and running back 140 feet, more or less, the house on said lot known as No. 510 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Langdon. Levled on as the property of J. H. Farmer, agent, and said property for city taxes for the year 1885.

Also, at same time and place, the following described property. In the city of Atlanta against said Farmer, agent, and said property for city taxes for the year 1885.

Also, at same time and place, the following described property. In the city of Atlanta, adjoining 38 acre on Luckie street, between Bartow and Spring streets, the house on said lot known as No. 91 on said street, between Bartow and Spring streets, the house on said lot known as No. 91 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Favor & Ware to satisfy a fi, fa, in favor of the city of Atlanta against said Favor & Ware and said property for city taxes for the year 1893.

Also, at same time and place, the following described property; to-wit: A certain city lot in the city of Atlanta, ward 1 land lot took, in the 14th district of Fulton county, Georgia, containing 1-2 acre on Peters street, between Leonard street and city limits, the house on said lot known as Nos. 609 and 411 on said street, according to street numbers, the same being improved property for city taxes for the year 1803.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta,

gal, fronting 140 feet on Jackson street, between Argier avenue and North avenue, and running back 165 feet, more or less, the house on said lot known as No. 370, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Cochran and aftey. Levisid on as the property of the C. Erwin to satisfy a fl. fa. In favor of the city of Atlanta, adjoining the property, to-wit: A certain city lot in the city of Atlanta, ward 1. and of St. In the 14th district of Fulion county, Georgia, fronting 50 feet on Parsons street, between Walnut and Vine streets, and running back 176 feet, mere or less, the house on said lot known as No. 20, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Wo. E. Evans to satisfy a fl. fa. in favor of the city of Atlanta, adjoining 37 feet on Ells street, between Hailagainst said Erwins and place, the following described property of Mos. At certain city lot in the city of Atlanta, ward 6, bnd lot 70, in the lith district of Fulion county, Georgia, fronting 25 feet on Spring Orect, between Hailagainst said Erwins and place, the following described property of Wo. S. Evans to satisfy a fl. fa. in favor of the city of Atlanta, ward 4, land lot 70, in the city of Atlanta, ward 6, bnd lot 70, in the city of Atlanta, adjoining the property of Mrs. W. I. Evans to satisfy a fl. fa. in favor of the city of Atlanta adjoining the property of Mrs. W. I. Evans and said property for city taxes for the year 1883.

Also, at same time and place, the following described property in the city of Atlanta, adjoining the property of Mrs. W. I. Evans and said property for city taxes for the year flying county, Georgia, fronting 27 feet on Spring Orect, between the city of Atlanta, adjoining the property of Mrs. W. I. Evans to satisfy a fl. fa. in favor of the city of Atlanta, adjoining the property of Mrs. Eliza Flyun's estate and the county, of Atlanta argainst said distrect,

adjoining the property of Nys. A. L. Frobel, administratrix, to satisfy a B. fa. in favor of the clay of Athanta against said Mrs. A. L. Frobel, administratrix, and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to wit: Improvements on a certain city tot in the city of Atlanta, ward I, land tot 84, in the 14th district of Fulton county, Georgia, fronting 46 feet on Mitchell street, between Haynes and Mangum streets, and running back 190 feet, more or less, the lot being property of the Southern Banking and Trust Company, Levled on as the property of the Fulton Lumber Company to satisfy a B. fa. in favor of the city of Atlanta against said Fulton Lumber Company and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 47, in the 14th district of Fulton county, Georgia, fictuing 100 feet on the Boulevard, northerst corner of Rankin street and running back 120 feet, more or less, the same being vacant property of G. E. Everett, Levied on as the property of E. E. Salton to satisfy a B. fa. in favor of the city of Atlanta, ward 3, land lot 53, in the 14th district of Fulton county, Georgia, fronting 55 feet on Woodward avenue, corner of Hill street, and running back 147 feet, more or less, the same being improved property in the city of Atlanta, adjoining the property of G. B. Everett, Levied on as the property of Atlanta against said Fulton and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 3, land lot 53, in the 14th district of Fulton county, Georgia, fronting 55 feet on Woodward avenue, corner of Hill street, and running back 147 feet, more or less, the same being improved property in the city of Atlanta, adjoining the property of Flowing and fallow of the city of Atlanta said property for city taxes fo

boy to satisf a fl. fa. in favor of the city of Affanta gainst said Mrs. Mary Goboy and said procriy for city taxes for the year 1893.

Also, at sme time and place, the following described poperty, to-wit: A certain city lot in the cityof Affanta, ward 6, land lot 51, in the 14h district of Fution county, Georgia, frontig 60 feet on Ivy street, corner of Harris stret, and ranning back 100 feet, more or 48, the house on said lot known as No. 215, an said spreet, according to street numbers, the same being improved property in the dy of Affanta, adjoining the projectity of Voodberry and Hannerkoff. Levied on as 19 property of J. M. Graham to satisfy a fl fa. in favor of the city of Affanta against said Graham and said property for city tays for the year 1893.

Also, at same time and place, the following describe property, to-wit: A certain city lot in the city Affanta, ward 5, land lot 79, in the 4th district of Fution county, Georgia, frailing 50 feet on Hunnicutt street, between Dame and Lovejoy streets, and running back 200 feet, more or less, the house on said by known as No. 13, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Tompkins and King, Levid on as the property of Richard Grant to stilsty a fl. fa. in favor of the city of Atlanta against said Grant and said property for the telly of Atlanta, ward 5, land in 79, it he 14th district of Fution county, Georgia, fronting 50 feet on Linden street, between Edzabeth after and Wildiams street, and running back 100 feet, more or less, the house on said of known as No. 80, on said street, according to street numbers, the same being improved property in the city of Atlanta, fronting 50 feet on Linden street, between Edzabeth after and Wildiams street, and running back 100 feet, more or less, the house on said iot known as No. 80, on said street, according to street numbers, the same being improved property in the city of Atlanta, and said property for city taxes for the year 1803.

A

the city of Afranta against said Henry Graves and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Afranta, ward 5, and lot 70, in the 14th district of Fution country, Georgia, fronting 50 feet on Mills street, near Lackle street, and running back 100 feet, more or less, the house on said lot known as No. —, on said street, according to street numbers, the same being vacant property in the city of Afranta, adjoining the property of Mars, Ida Gray to satisfy a fl. fa. in favor of the city of Afranta against said Mrs. 194 Pray and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Afranta, ward 4, land lot 46, in the 14th district of Fution county, Georgia, fronting 60 feet on Hilliard street, corner or Grave street, and running back 100 feet, mere or less, the same being improved property of Cato and Phoenix Real Estate Company. Levied on as the property of D. 7. Green to satisfy a fl. fa. in favor of the city of Afranta against said D. T. Green and said property, to-wit: A certain city lot in the city of Afranta, adjoining the property of Cato and Phoenix Real Estate Company. Levied on as the property of D. 7. Green to satisfy a fl. fa. in favor of the city of Afranta against said D. T. Green and said property for city taxes for the year 1833.

Also, at same time and bace, the following described property, to-wit: A certain city lot in the city of Afranta, ward 1, land lot 108, in the 14th district of Futton county. Georgia, fronting forty feet on Culver street, between Leonard and Greensferry streets, and running back 140 feet, more or less, the bonse on said lot known as No. 81 on said street, according to street numbers, the same being improved property in the city of Green e on said lot known as No. 81 on said a according to street numbers, the same improved property in the city of Atadioning the property of Green, donas the property of Charles P. Green tisty a fi, fa, in favor of the city of Atagainst said Green and said property ity taxes for the year, 1833.

b, at same time and the property it is a same time and the property, to the city of Atagainst and the property, the city of Atagainst and the little distance of the property.

rronting 40 feet on Cain street, corner of Newnan street, and running back 100 feet, more
or less, the house on said lot known as No.
197 on said street, according to street numbers, the same being improved property in
the city of Atanta, adjoining the property of
Josey and Gates. Leved on as the property
of Mrs. L. E. Goode to satisfy a fl. fa, in
favor of the city of Atanta against said Mrs.
L. E. Goode and said property for city taxes
for the year 1893.

Also, at same time and place, the following
described property, towit: A certain city lot
in the city of Atanta, ward 4, land lot 20, in
the 14th district of Futon county, Georgia,
fronting 90 feet on Decatur street, corner of
Gunby street, and running back 100 feet, more
or less, the house on said lot known as No.
568 and 576 on said street, according to street
numbers, the same being improved property in
the city of Atlanta, adolining the property of
Gunby and Gunby. Leved on as the property
of Miss Hattie Gunby to satisfy a fl. fa, in
favor of the city of Atlanta against said Miss
Hattle Gunby and said property for city taxes
for the year 1893.

Also, at same time and place, the following
described property, towit; A certain

of Miss Hattie Gunby to satisfy a fi. fa, in favor of the city of Atlanta against said Miss Hattie Gunby and said property for city taxes for the year 1893.

Aiso, at same time and piace, the following described property, to-wit: A certain city lor in the city of Atlanta, ward 4, land lot 46. In the 14th district of Fulton county, Georgia, fronting 50 feet on Boulevard, between Irwin and Old Wheat streets, and running back 135 feet, more or less, the house on said lot known as No. 161 on said street, according to street numbers, the same being improved property in the city of Atlanta, adioling the property of Love and Sloan. Levied on as the property of A Graves to satisfy a fi. fa, in favor of the city of Atlanta against said A. Graves and said property to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 46, in the 14th district of Fulton county, Georgia, fronting 35 feet on Irwin street, near Hillard street, and running back 105 feet, more or less, the same being improved property of Sam'l W. Goode to satisfy a fi. fa, in favor of the city of Atlanta, Levied on as the property of Sam'l W. Goode to satisfy a fi. fa, in favor of the city of Atlanta, Levied on as the property of Sam'l W. Goode to satisfy a fi. fa, in favor of the city of Atlanta, Levied on as the property of Sam'l W. Goode to satisfy a fi. fa, in favor of the city of Atlanta, Levied on as the property of Sam'l W. Goode to satisfy a fi. fa, in favor of the city of Atlanta, ward 4, land lot 51, in the 14th district of Fulton county, Georgia, on Houston street, Butler and Edis streets, containing one acre, more or less, the same being improved property in the city of Atlanta, ward 4, land lot 51, in the 14th district of Fulton county, Georgia, on Houston street, more or less, the notice on said lot known as No. 550 on said street, and running back 105 feet, more or less, the notice on said lot known as No. 550 on said street, and running back 175 feet, more or less, the notice on as the property of Mis. L. M. Goldsmith and said prop

in the city of Atlanta, adjoining the property of Jett. Levied on as the property of T. C. Greer to satisfy a fl. fa. in favor of the city of Atlanta against said foreer and said property for city taxes for the year 1803.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, kand lot 51, in the 14th destrict of Fulton county. Georgia, fronting Courtland street, between Cain and Harris streets, and containing one-fourth acre, more or less, the house on said lot known as No. 256 on said street, according to street numbers, the same being improved property of Badger and Briguik. Levied on as the property of James T. Green to satisfy a fl. fa. in favor of the city of Atlanta, adjoining the property of the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot

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and Morrow. Levied on as the property of the estate of Julia Harris estate to satisfy a fi. fi. in favor of the city of Atlanta against said estate of Julia Harris and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city log in the city of Atlanta, ward 1, land lot yellow in the city of Atlanta, ward 1, land lot yellow in the city of Atlanta, ward 1, land lot yellow in the city of Atlanta, ward 1, land lot yellow in the city of Atlanta, ward 1, land lot yellow in the city of Atlanta, ward 1, land lot yellow in the city of Atlanta, adjoining the property of Brown and Antoniol. Lected on as the property of Brown and Antoniol. Lected on as the property of Harris & Wilson and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wilf: A certain city lot in the city of Atlanta, ward 5, land lot 78, in the 14th district of Fulton county, Georgia, fronting on Baker street, containing 3-16 of an acre, between Hayden and Orme Streets, the house on said lot known as No. 114 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Mrs. Mary J. Harris to satisfy a fi, fa, in favor of the city of Atlanta, adjoining the property of Mrs. Mary J. Harris to satisfy a fi, fa, in favor of the city of Atlanta, adjoining the property of Mrs. Mary J. Harris to satisfy a fi, fa, in favor of the city of Atlanta ogalaxt said Harris and said property for city taxes for the year 1803.

Also, at same time and place, the following described property, to-wii: A certain city lot in the city of Atlanta, ward 2, land lot 75, in the 14th district of Fulton county, Georgia, fronting to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Hillyra and Cannon. Levied on as the property of Killyra and Cannon. Levied on as the property of the city of Atlanta, adjoining the property of Hillyra

the 14th district of Futton county, Georgia, fronting 50 feet on Dunlap street, and running back 100 feet, more or less, the house on said lot known as No. — on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Shaw and Osborne, Levied on as the property of Hogga & Smith to satisfy a fl. fa. in favor of the city of Atlanta, adjoining the property of the city of Atlanta, adjoining the property of Shaw and Osborne, Levied on as the property of Hogga & Smith to satisfy a fl. fa. in favor of the city of Atlanta against said Hogan & Smith and said property for city taxes for the year 1803.

Also, at same thus and place, the following described property, to-wilt: A certain city lot in the city of Atlanta, ward 4, land to 46, in the 14th district of Futton county, Georgia, fronting 68 feet on Highland avenue, corner of Dunlap street, and running back 160 feet, more or less, the house on said lot known as Nos. 53, 55 and 57 on said street, according to street numbers, the same being improved property of Hind and McAllister, Levied on as the property of W. J. Hogan to satisfy a fl. fa. in favor of the city of Atlanta against said Hogan and said property for city taxes for the year 1803.

Also, at same time and place, the following described property to-wit: An undivided one-fifth interest in a certain city lot in the city of Atlanta, ward I, land lot 77, in the 14th district of Futton county, Georgia, fronting 48 feet on Castieberry street, between Thompson and Forsyth streets, and running back 100 feet, more or less, the house on said lot known as No. 7 on said street, according to street numbers, the same being improved property of Atlanta against said Holbrook and said property for city taxes for the year 1803.

Also, at same time and place, the following described property to-wit: An undivided four-fifths interest in a certain city lot in the city of Atlanta, adjoiding the property to-wit street, according to street numbers, the said street,

J. M. Hobbrook, trustee, to satisfy a fi, fa, in favor of the city of Atlanta against said Holbrook, trustee, and said property for city taxes for the year 1893.

Also, at same time and place, the following described property to-wit: A certain city lot in the city of Atlanta, ward I, land for St. In the 14th district of Fulton county, Georgia, fronting 50 feet on Greensferry street, between Chapel and Holiand streets, and running back, 140 feet, more or less, fine house on said lot known as No. 24 on said street, according to street numbers, the saids being improved property of Ratakin. Levied on as the property of Austia Holcomb to satisfy a fi, fa, in favor of the city of Atlanta, adjoining the property of Ratakin. Levied on as the property of Austia Holcomb to satisfy a fi, fa, in favor of the city of Atlanta against said Holcomb and said property for city taxes for the year 1893.

Also, at same time and place, the following described property to-wil: A certain city lot in the city of Atlanta, ward I, land lot Si, in the 14th district of Fulton county, Georgia, fronting on Foundry street, between Elliott and Mangum streets, containing one-half of an acre, more or less, the bouse on said lot known as No. 104 on said street, according to street numbers, the same being inproved property of Green and Weidersheim. Levied on as the property of Green and Weidersheim. Levied on as five property of Green and Weidersheim. Levied on as five property of Green and Weidersheim. Levied on as five property of Green and weidersheim. Levied on as five property of Green and Bartow for city taxes for the year 1893.

Also, at same time and place, the following described property to-wit: A certain city lot in the city of Atlanta, ward 3, land lot 35, in the 14th district of Fulton County, Georgia, fronting 144 fect on Kelly street, between Gom and Clarke streets, and running back 142 feet, more or less, the same being vacant property in the city of Atlanta, againate said Holiand and said property for city taxes for the year 1893.

described property, to-wit: A certain cit; in the city of Atlanta, ward 2, land lot in the 14th district of Fution county, o gia, fronting 50 feet on Ocunigee street ween Wells and Whitehall streets, and

on said tot known as No. —, on said street, according to street numbers, the same being improved property in the city of Atlanta, additioning the property of Cober and Riley. Levied on as the pronerty of Anderson Howard to satisfy a fi. fa. in favor of the city of Atlanta against said Howard and said property for city taxes for the year 1833.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, kind lot 5h, in the 4th district of Fulton county, Georgia, fronting 50 feet on Park street, corner of Busier street, and running back 95 feet, more or less, the house on said lot known as No. —, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of D. T. Howard to satisfy a fi. fa. in favor of the city of Atlanta against said Howard and said property for city taxes for the year 1833.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1, and .0 77, in the 14th district of Fulton county, Georgia, fronting 75 feet on Forsyth street, corner of Hunter street, and running back 125 feet, more or less, the house on said lot known as No. 26, on said street, according to street numbers, the same being improved property of Rice. Levied on as the property of Rice. Levied on as the property of the city of Atlanta, adjoining the property of Rice, Levied on as the property of Clark Howell, Sr., to satisfy a fi. fa. in favor of the city of Atlanta against said Howell and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1, and .ot 84, in the 14th district of Fulton county, Georgia, fronting 57 feet on Markham street, see such being improved property in the city of Atlanta, adjoining the property of William Street, according to street numbers, the same being improved property, to-wit: A certain city lot in th

crew streets, the house on said tot known as No. 114 on said street, according to street numbers, the same belng improves property in the city of Atlanta, adjoining the property of Curean and types of the city of Atlanta against said Hurred, agent, and said property for city taxes for the city of Atlanta against said Hurred, agent, and said property for city taxes for the city of Atlanta. We deerthed property, to-wit: A certain city lot in he city of Atlanta, we deer the 1805.

described property, to-wit: A certain city lot in he city of Atlanta, adjoining the property of Curis and Burkel. Levied on as the property of Curis and Burkel. Levied on as the property of Curis and Burkel. Levied on as the property of Curis and Burkel. Levied on as the property of Curis and Burkel. Levied on as the property of Curis and Burkel. Levied on as the property of Atlanta, ward 3, land lot 20, and the 14th district of Fution county, Georgia, fronting 25 feet on fair street, corner of Pearl street, and running back 100 or less, the same calm street, and running to the city of Atlanta, ward 3, land lot 20, and the 14th district of Fution county, Georgia, fronting 25 feet on fair street, corner of Pearl street, and running back 100 or less, the same of Atlanta, ward 3, land lot 20, and the 14th district of Fution county, Georgia, fronting 50 feet on Pearl street, and running back 100 or less, the same time and pace, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 3, land lot 20, and the property of Morris and Hurden, Levied on as the property of Isaac C. Hawkins to a street of Fution county, Georgia, fronting 50 feet on Pearl street, between Waterhouse and Tennel street, and running back 152 feet, more or less, the same being improved to atlanta, ward and the property of Atlanta, ward 3, land lot 20, and the city of Atlanta, ward 4, land lot 53, in the 14th district of Fution county, Georgi

said property for city taxes for the year 1803.

Also, at same time and place, the following described property, to-wit: A certain city for in the city of Atlanta, ward 4, land lot 47, in the 14th district of Fulton county, Georg'a, fronting 50 feet on East avenue, between allev and Randolph street, and running back 200 feet, more or less, the same being vacant property in the city of Atlanta, adjoining the property of Bunnsthead. Levied on as the property of Bunnsthead. Levied on as the property of Mrs. L. M. Hardage to satisfy a fi. fa. in favor of the city of Atlanta against said Hardage and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 19, in the 14th district of Fulton county, Georgia,

of the city of Atlanta against said Mrs.

M. Ikes and said property for city taxe
the year 1895.

Also, at same time and olace, the foll
described property, to-wit: A certain et
in the city of Atlanta, ward 3, land 1
in the 14th district of Fulton county, Ge
fronting 70 feet on Richmond street, be
Martin and Crumley streets, and runnin
85 feet, more or less, the house on a
known as No. 165 on said street, accorstreet numbers, the same being improvestreet numbers, the same being improvestreet numbers, the city of Atlanta, adjoining the
property of Adams and Weyman. Levied on
as the property of R. B. Jackson to satisfy a
ft. fa. in favor of the city of Atlanta against
said Jackson and said property for city taxes
for the year 1893.

Also, at same time and place, the following
described property, to-wit: A certain city lot
in the city of Atlanta, ward 4, land lot 46,
in the 14th district of Fulton county, Georgia,
fronting 50 feet on Wheat street, corner of
Randolph street, and running back 90 feet,
more or less, the house on said lot known as
No, 458 on said street, according to street
numbers, the same being improved property
of Thomas and Couch. Leved on as the property
of Minnic Jackson to satisfy a ft. fa. in favor
of the city of Atlanta, adjoining the property
of Minnic Jackson to satisfy a ft. fa. in favor
of the city of Atlanta against said Minnic
Jackson and said property for city taxes for
the year 1893.

Also, at same time and place, the following
described property, to-wit: A certain city lot
in the city of Atlanta, ward 1, land lot 84,
in the 14th district of Fulton county, Georgia,
containing 1-4 of an acre on Tatunal street,
between Maple and Haynes streets, the house
on said lot known as No, 113 on said street,
according to street numbers, the same being
improved property in the city of Atlanta, adjoining the property of Crawford and Hoffman, Levied on as the property of N. James
to satisfy a ft. fa. in favor of the city of Atlanta,
fronting 69 feet on Whitehall street, between
E. T., Ya, a

the city of Atlanta against said C. Y. and and said property for city taxes for the year 1893.

Also, at same time and place, the following described property to-wit: A certain city lob in the city of Atlanta, ward 4, kind lot 46, in the 14th district of Fulton county, Georgia, fronting 50 feet on Jackson street, between alley and Houston street, and running back lob feet, more or less, the house on said lot known as No. 111 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Grahau and Ropley. Levled on as the property of Mrs. Sailie B. Jeter to satisfy a fl. fa. in favor of the city of Atlanta against said Mrs. Sailie B. Jeter and said property for city taxes for the year 1893.

Also, at same time and place, the following described property to-wit: A cert-in city lot in the city of Atlanta, ward 5, land lot 110, in the lith district of Futton county, Georgia, containing four acres, on Chestnut street, corver of Simpson street, the nouse on said lot

and said property for city taxes for the year 1893.

Also, at same time and place, the following described property to-wit: A cercain city lot in the city of Aratia, ward 5, land lot 83, in the 14th district of Fulton county, Georgia, fronting 20 feet on Thurman greet, between Haynes and Managum streets, and running back 100 feet, mare or less, the house on said lot known as No. 120 on said street, according to street numbers, the same being improved property in the city of Aklanta, adjoining the property of Newson and Johnson. Levied on as the property of Millie Johnson to satisfy a f. fa. in favor of the city of Allanta against said Milke Johnson and said property for city, taxes for the year 1803.

Also, at same time and place, the following described property to wit: A retain city of Arlanta, ward 4, the 14th district of Futton of the latth district of Futton of the latter of the l

mown as No. 323 on said street, according treet numbers, the same being improvery in the city of Akinnta, adjoining the city of Van Epps and Parks. Leviced one property of Eben Johnson to satisfy a line favor of the city of Atlanta again Johnson and said property for city taxe.

son and said property for city taxes tear 1893.

I same time and place, the following I property to-wit: A certain city lot ty of Atlanta, ward 2, land lot 74, in district of Fulton county, Georgia, 41 feet on Pryor street, between clast avenue and Vassar street, and back 150 feet, more or less, the house lot known as No. 617 on said street, at to street numbers, the same being d property in the city of Atlanta, adthe property of Holland and Withers, on as the property of Minnle H. Johnson as the property of Minnle H. Johnson as the property of Minnle H. Johnson as the property of Minnle H.

Also, at some time and place, the following described property to wit: A certain city lot in the city of Adama, ward 4, land lot 46, in the 14th district of Fulton county, Georgia, fronting 50 feet on Randoiph street, between Houston and Irwin streets, and ruaning back 186 feet, more or less, the same being vacant property in the city of Atlanta, adjoining the property of Hoffman and Rauschienberg. Leveled on as the property of W. D. Johnson to satisfy a fi. fa. in favor of the city of Atlanta against said Johnson and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 3, land int 54, in the 14th district of Fulton county. Georgia, fronting 25 feet on Martin street, between South avenue and Little street, and unning back 190 feet, more or less, the house on said lot known as No. 427, on said street. same time and place, the following

tween South avenue and Little street, and running back 100 feet, more or less, the house on said lot known as No. 427, on said street, according to street numbers, the same belag improved property in the city of Atlanta adjoining the property of Trayham. Levied on as the property of James Jones to satisfy a fi. fa. in favor of the city of Atlanta against said Jones and said property for city taxes for the year 1893.

taxes for the year 1893;

Also, at same time and place, the following described property, to-wit: A certain city for in the city of Atianta, ward 3, land lot 44, in the 14th district of Fulton county, Georgia, fronting 230 feet on Gulati street, corner Woodward avenue, and running back 300 feet, more or cess, the house on said lot known as Nos. 125-129-133, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Day and Plisbury. Levied on as the property of Mrs. M. E. Jones to saitsly a f. fa. in favor of the city of Atlanta against said Mrs. M. E. Jones and said property for city taxes for the year 1893. erty for city taxes for t same time and place.

et, automing the property fet. Levied on as the pro-R. Jones to satisfy a fi. fa city of Atlanta against said operty for city taxes for the

1893.

A. 80, at same time and place, the following described property, to-w.t: A certain city lot in the city of Atianta, ward 6, tand at 78. In the lith district of Fulton county, Georgia, fronting 56 feet on Spring street, between Baker and Simpson streets, and running back 100 feet, more or less, the house on said lot known as No. 210, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Mrs. H. A. Jones to satisfy a fi. fa. in favor of the city of Atlanta against said Mrs. H. A. Jones and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the lith district of Fulton county. Georgia, fronting 50 feet on Bradley street, between Wheat and Irwin streets, and running back 130 feet, more or less, the house on said lot known as No. 128, on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Davis and Johnson. Levied on as the property of Frank P. Jones to satisfy a fi. fa. in favor of she city of Atlanta against said Jones and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 5, land lot 79, in the 14th district of Fulton county, Georgia, fronting 40 feet on McAfee street, between Hunnicutt and Pine sureets, and running back 100 feet, more or less, the house on said to known as No. 99, on said street, according to street numbers, the same being improved property of Gass and Miller. Levied on as the property of Mrs. M. D. Jones and said property for city taxes for the year 1893.

Also, at same time and place, the following described property of Gass and Miller. Levied on as the property of Mrs. M. D. Jones and said property for city taxes for the year 1893.

and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 3, land lot 43, in the 14th district of Fution county. Georgia, containing one-haif acre on Augusta avenue, corner dummy line, the same being improved property in the city of Arlanta, adjoining the property of R. J. Jordan to satisfy a fi. fa. In favor of the city of Arlanta against said R. J. Jordan and said property for city taxes for the year 1893.

Also, at same-time and place, the following described property, to-wit: A certain city lot in the city of Arlanta, award 1, land lot 103, in the 14th district of Fution county, Georgia, fronting 40 feet on Maher street, near Fair street, and running back 95 feet, more or less, the same being vacant property in the city of Arlanta, adoloning the property of Atlanta Rea Estate and Investment Company, Levied on as the property of L. J. Jones to satisfy a fi. fa. in favor of the city of Atlanta argainst said L. J. Jones and said property for city layer for the ever 1883. Jones to satisfy a ft. fa. in favor of the city of Atlanta against said L. J. Jones and said property for city taxes for the year 1833.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1, land lot 100, in the 14th district of Fulton county, Georgia, fronting 43 feet on Eam street, between George and Parsons streets, and running back 93 feet, more or less, the same being vacant property in the city of Atlanta, adjoining the property of John Ficken. Levied on as the property of J. F. B. Jackson, to satisfy a

es for the year 1803.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Asianta, ward 2, and lot 76, in the 14th district of Furon county, Georgia, fronting 50 feet on Rehardson street, between Cooper and Formwit streets, and running back 204 feet, more or test, the house on said lot known as No. 144 of said street, according to street numbers, he same being improved property in the attention. and to street numbers, sed property in the city the property of Raffe Levied on as the prop to satisfy a fi. fa. in fa atta against said T. J. y for city fares.

fronting 50 feet on Gate City street, between Garden and Mary streets, and running back 100 feet, more or less, the same being vacant property in the city of Atlanta, adjoining the property of Platt and Jones. Levied on as the property of Amanda Jackson to satisfy a fi. fa. in favor of the city of Atlanta against said Amanda Jackson and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A sertain city lot in the city of Atlanta, ward 3, land lot 43, in the 14th district of Fulton county, Georgia, containing 12 acres, on Grant street, corner Love and Hill streets, the same being vacant property in the city of Atlanta, adjoining the property of J. A. Burns and Burns, Levied on as the property of Jones & Johnson to satisfy a fi. fa. in favor of the city of Atlanta against said Jones & Johnson and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 45, in the 14th district of Fulton county. Georgia,

described property, io-wit: A certain city of the next the same being warnt property in the city of Atlanta, adjoining the property of loss, the same being vacant property in the city of Atlanta, adjoining the property of Jones and McKinnon. Levied on as the property of Atlanta, adjoining the property of Jones and McKinnon. Levied on as the property of Atlanta, adjoining the property of Loss. H. Jones and said property for city taxes for the year 1896.

Also, at same time and place, the following described property, to-wit: A certain city for in the city of Atlanta, ward 4, land to 51, in the 14th district of Fulion county, Georgia, fronting 29 feet on Fark street, between line in the city of Atlanta, ward 4, land to 51, in the 14th district of Fulion county, Georgia, fronting 29 feet on Fark street, between line feet, more or less, the house on said bot known as No. 27 on said street according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Renoull and Bolan. Levied on as the property of Henry Johnson to satisfy a fix in the street was the property of the city of Atlanta, adjoining the property taxes for the year 1884. Property for city taxes for the year 1884, property for city taxes for the year 1885, containing one-cightin acre. on Fram street, between Pine and Dairy streets, the base of the city of Atlanta, adjoining the property of McNeely and Mason. Levied on as the property of McNeely and Mason. Levied on as the property of Atlanta, adjoining the property of McNeely and Mason. Levied on as the property of Atlanta, adjoining the property of McNeely and Mason. Levied on as the property of Atlanta, adjoining the property of McNeely and Mason. Levied on as the property of the city of Atlanta, adjoining the property of McNeely and Mason. Levied on as the property of the city of Atlanta, ward 6, land lot 78, in the 14th district of Fulion county, Georgia, fronting 20 feet on Prays at the same being improved property in the city of Atlanta, adjoining the pr

favor of the city of Alahnta against said Kennard of the city of Alahnta against said Kennard 1883.

Also, at same time and place, the following described property towit: A certain city lot in the city of Alahnta, ward 2, tand lot 87, in the 14th district of Fulton county, Georgia, fronting 27 feet on Gate City street, between McPaniel and Gardner streets, and running back loo feet, more or less, the sake being improved property of Derby and the Atlanta Investment and Banking Company. Levied on as the property of Derby and the Atlanta Investment and Banking Company. Levied on as the property of Wiley Kenney to satisfy a fig. fat. In favor of the city of Atlanta against said Kenney and said property for city taxes for the year 1833.

Also, at same time and place, the following described resemble for Futon county, teorital, containing one-half acre. on Haynes street, between Rhodes and Magnolia street, the house on said lot known as No. 222 on said street, according to street numbers, the same being improved property in the city of Atlanta against said Kenyon and Said property of Dameton and Conneli. Levied on as the property of William Kenyon to satisfy a fi. fa. in favor of the city of Atlanta against said Kenyon and said property for city taxes for the year 1830.

Also, at same time and place the following described property towit: A certain city lot in the city of Atlanta against said kenyon and said property for city taxes for the year 1830.

Also, at same time and place, the following described property towit: A certain city lot in the city of Atlanta against said for some and the city of Atlanta, adjoining the property of Rankin and Key. Levied on as the property of the city of Atlanta, adjoining the property of Rankin and Key. Levied on as the property of the city of Atlanta, adjoining the property of the city of Atlanta

in the city of Atlanta, ward 1, land bt 100, in the 14th district of Fulton county, Georgia, fronting 40 feet on Larkin street, between Kennesaw and Brown streets, and running back 30 feet, more or less, the house on said lot known as No. 115 on said street, according to street numbers the cording to street numbers the street as ning back 30 feet, more or less, the house on said lot known as No. 115 on said street, according to street numbers, the same being improved property in the city of Arianta, adjoining the property of Woodside and Cark. Levied on as the property of Dora Kitreli to satisfy a fi. fa. in favor of the city of Arianta against said Dora Kitreli and said property for city taxes for the year 1803. A so, at same time and place, the following described property town: A certain city lot in the city of Arianta, ward I, land by M. in the 14th district of Futon county, Georgia, containing one-milf acre, on Fair street, between Walker and Chapel streets, the house on said but known as Nos. 117 and 146 on said sirect, according to street mainters, the same being improved property in the city of Arianta, adjoining the property of DeFoor. Levied on as the property of Miss L. A. Kicklighter and said property for city taxes for the year 1803.

Acso, at same time and place, the following described property for city taxes for the year 1803.

Acso, at same time and place, the following described property own: A certain city lot in the city of Atianta, ward 6 band lot 70 in

discribed property that a certain city for the 14rn district of Putton Canad for 70. In the 14rn district of Putton Canad for 70. In the 14rn district of Putton Canad for 70. In the 14rn district of Putton Canad for 70. In the 14rn district of Putton Canada for 70. In the 14rn district of Putton Canada for 70. In the 14rn district of Putton Canada for 70. In the 14rn district of Putton Canada for 14rd district of Putton Canada for 15rd district of 15rd

the property of Peck Mail caults to sailly as the property of Peck Mail caults to sailly a state for the year 180.

In the 18th device of Patron county, described property, to switt A certain city for the 18th device of Patron county, described property, to evit A certain city for the 18th device of Patron county, described property in the city of Atlanta, adjusting to a steep property of the Ck in the sail of the property of the county of the city of Atlanta, adjusting to the property of the county of the city of Atlanta, adjusting the property of the county of the city of Atlanta and the county of the city of Atlanta and the city of Atlanta and

iso, at same time and

being improved preserver in the city of AL Activation of the city of the city

the city of Atlanta against said Lacey and said property for city taxes for the year 1883.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1, land lot 83, in the 14th district of Fulton county, Georgia, fronting 55 feet on Hunter street, between Davis and Haynes streets, and running back 117 feet, more or less, the house on said lot known as No. 175 on said street according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Sparks, Levied on as the property of Mrs. M. C. Lyde to satisfy a fi, fa, in favor of the city of Atlanta against said Lyde and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, 10-wit; A certain city lot in the city of Atlanta, ward 1, land lot 83, in the 14th district of Fulton county, Georgia, fronting 39 feet on Magnolia street, between Wahut and V.ne streets, running back 90 feet, more or less, the house on said to; known as No. — on said street according to street numbers, the same being improved property in the city of Atlanta, diplain the property of Brown and Lyons. Levied on as the property of W. H. Lyons to satisfy a fi, fa, in favor of the city of Atlanta against said Lyons and said property for city time and place, the following Also, at same time and place, the following

Clendon, to satisfy a fl.

Also, at some time and place, the following described property, to-with A certain dry lot in the city of Atlanta, ward 4, land lot 46, in the 14th of the 14th of

Levited on as the megale poor part showed to satisfy a fig. in fraver of the city of the c

bong, Level on a the property of W. H.

Level, Level on a the property of W. H.

Annual segment and level frame and several process of the control of the co

Company. Levied on as athews and Howard to sata a favor of the city of Atianta. Mathewy and Howard and said reity taxes for the year 1893.

same time und place, the following of property, to-wit: A certain city lot city of Atianta, ward 2, land lot 74, 14th district of Futon county, Georgeonting 65 feet on Pullam street and inits, and running back 100 feet, more as, the same being improved property in etty of Atlanta, adjoining the property of readwell and Rosser. Levied on as the property of Mrs. M. H. Mathews to satisfy a fl. fa. in favor of the city of Atlanta against said Mathews and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city for in the city of Atlanta, ward 4, land lot 51, in the 14th district of Futon county, Georgia, fronting 40 feet on Newman street, between Cain and Elifs streets, running back 100 feet, more or less. Improved property in the city of Atlanta, adjoining the property of Burnett and Mitchell. Levied on as the property of Henrietta Maxwell to satisfy a fl. fa. in favor of the city of Atlanta against said Maxwell and said property for city taxes for the year 1893.

Also, at same time and place, the following described property for city taxes for the year 1893.

erty of Henrietta Maxweil to satisfy a fi. fa. in favor of the city of Atlanta against said Maxweik and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, land lot 75, in the 14th district of Fufton county, Georgia, fronting 50 feet on Pryor street, corner Pryor and Glean streets and running back 150 feet, more of less, the same being improved property in the city of Atlanta, adjoining the poperty of Capital City bank. Levied on as the property of M. E. Maher to satisfy a fi. fa. in favor of the city of Atlanta, adjoining the poperty for the city of Atlanta, adjoining the poperty for the city of Atlanta against said Maher, and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, land lot 74, in the 14th district of Fution county, Georgia, fronting 50 feet on Washington street, corner Vassar street and running back 175 foet, more or less, the same being vacant property of Mrs. Berry, Levied on as the property of Mrs. Berry, Levied on as the property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land 47, in the 14th district of Fution county, Georgia, fronting 55 feet on Linden avenue, corner alley and Linden avenue and running back 170 feet more or less, the same being wacant property in the city of Atlanta, adjoining the property of Nichols and Hall. Levied on as the property of Nichols and Hall. Levied on as the property of the city of Atlanta, adjoining the property to-wit: A certain city lot in the city of Atlanta, ward 1, fand lot 85, in the 14th district of Fution county, Georgia, fronting 50 feet on Hill's avenue between Peters and Chape, streets and running back 100 feet, more or less, the house on said lot known as No. 38 on said street, according to street

ore or less, the house on said fot known as a. 344 on said street, according to street imbers, the same being improved property the city of Atlanta, adjoining the property Hammond and Harrison. Levied on as the operty of Mrs. M. F. Meigs to satisfy a h. in favor of the city of Atlanta against id Mrs. M. F. Meigs and said property for taxes for the year 1833.

Also, at same time and place, the following secribed property to-wat: A certain city lot the city of Atlanta, ward 4, land lot 45, in the 14th district of Fulkon county. Georgia.

the city of Atlanta, ward 4, land lot 45, in el-4th district of Fulkots county, Georgia, onting 45 feet on Todd street, between the onlevard and Fitzgeraid street, and running ck 75 feet, more or less, the house on said kneet, according street numbers, the same being improved operty in the city of Atlanta, adjoining the operty of Mies and Stanford. Levied on as e property of P. F. McGee to satisfy a h. in favor of the city of Atlanta against said cities and said property for city taxes for e year 1893.

McGee and said property for city taxes for the year 1893. Also, at same time and place, the following described property to wat: A certain city lot in the city of Atianta, ware 5, land lot 78, in the 14th district of Fulton county, Georgia, fronting 100 feet on the Western and Atlantic railroad, between Magnolia and Foundry Streets, and running back 100 feet, more or less, the same being improved property in the city of Atlanta, adjoining the property of Hogan and Burson. Levled on as the property of G. R. Meneely & Son to satisfy a fi. fa. in favor of the city of Atlanta against said G. R. Meneely & Son and said property for city taxes for the year 1893. Also, at same time and place, the following described property to-wat: A certain city lot in the city of Atlanta, ward 3, land lot 20, in the 14th district of Fulton county, Georgia, containing one acre, on Badger street, corner of Powell street, the same being improved

described property to-wat: A certain city lot in the city of Atlanta, ward 3, land lot 20, in the 14th district of Fulton county, Georgia, containing one acre, on Badger street, corper of Powell street, the same being improved property in the city of Atlanta, adjoining the property in the city of Atlanta, adjoining the property of Dr. N. O. Harris. Levied on as the property of Miles & Bradt to satisfy a fl. fa. In favor of the city of Atlanta, against said Miles & Bradt and said property for city taxes for the year 188%.

Also, at same time and place, the following described property to-wat: A certain city lot in the 14th district of Fulton county, Georgia, fronting 25 feet on Walton street, between the county of the city of Atlanta, ward 5, land lot 80 feet, more or less, the house on said lot known as No. 74 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Jones and Stilson. Levied on as the property of W. B. Miles to satisfy a fi fa. In favor of the city of Atlanta against said Miles and said property for city taxes for the year 1893.

Also, at same time and place, the following described property to-wat: A certain city lot in the city of Atlanta, ward 4, land lot 46, in the 14th district of Fulton county, Georgia, fronting 38 feet on Irwin street, corner of more or less, the same being improved property in the city of Atlanta against said Miler and said property to-wat: A certain city lot in the city of Atlanta, adjoining the property of Goode and Reese. Levied on as the property of A. C. Miler to satisfy a fi fa. In favor of the city of Atlanta against said Miler and said property to-wat: A certain city lot in the city of Atlanta, adjoining the property in the city of Atlanta, adjoining the propert

Maddox. Levied on as the property of Mrs. Coia Mims to satisfy a fi. fa. in favor of the city of Atlanta against said Mrs. Cola Mims and said property for cky taxes for the year 1863.

Also, at same time and place, the following described property to wit: A certain city lot in the city of Atlanta, ward 3, land lot 53, in the 14th district of Fulcon county, Georgia, fronting 45 feet on Richardson street, between Martan and Connally streets, and running back 145 feet, more or less, the house on said lot known as No. 428 on said s reet, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Summer Hill school. Levied on as the property of Reese Montgomery to satisfy a fi. fa. in favor of the city of Atlanta against said Montgomery and said property for city taxes for the year 1833.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 47, in the 14th district of Fulton county, Georgis, fronting 50 feet on Litt Jones street, between Rankin and Morgan street, and running back 175 feet, more or less, the house on said lot known as No. 277 on said street according to street numbers, the same being improved property in the city of Atlanta against said Moore and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot Also, at same time and place, the following

fa. In favor of the city of Atlanta against said Moore and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city for in the city of Atlanta, ward 6, land lot 52, in the 14th d.strict of Fution county, Georgia, fronting 40 feet on Glimer street, between Piedmont avenue and Burler street, and running back 100 feet, more or fess, the house on said iot known as No. 81 on said street according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Wiss. L. J. Moore and said property for eity taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta. ward 4, land lot 46, in the 14th d.strict of Fution county, Georgia, fronting 33 feet on Howell street, between old Wheat and Irwin streets, and running back 140 feet, more or less, the house on said out known as No. 140 on said street according to street numbers, the same being improved property in the city of Atlanta, adjoin.ng the property of Stewart and Wylie. Levied on as the property of Mrs. Anna Morgan to satisfy a fi. fa. in favor of the city of Atlanta said property of city taxe for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, adjoin.ng the property of the city of Atlanta, adjoining the property of the city of Atlanta, adjoining the property of the city of Atlanta, adjoining the property of the city of Atlanta, said property for city taxe for the year 1893.

Also, at same time and place, the following described property to city taxes for the year 1893.

Also, at same time and place, the following for street numbers, the same being improved property of Williams and alley. Levied on as the property of the city of Atlanta, adjoining the property of the city of Atlanta, adjoining the property of the city of Atlanta against said Mrs. A. E. Morris to satisfy a fi. fa. in favor

eason and said property for city cases for the sear 1893.

Also, at same time and place the following described property, to-wit A cectain city local in the city of Ananta, ward 2, and set 76, in the 14th district of Funton county, Georgia, Frontain 75 feet on Crew street, between Trinity avenue and Woodward avenue, and running back 190 feet, more or less, the house running back 190 feet, more or less, the house

in the city of Atlanta, ward 5, land for 83, in the 14th district of Fution country, Georgia, fronting 50 feet on Rock street, between Elliott and Mangum streets, and running back 200 feet, more or less, the house on said lot known as Nos. 17, 19, 20 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of White and Martin, Levied on as the property of Mrs. Fannie Morrison, to satisfy a fi. fa. in favor of the city of Atlanta against said Mrs. Fannie Morrison and said property for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Atlanta, ward I, land for 84, in the 14th district of Fuffon country, Georgia, containing one-sixteenth of an acre, on Larkin street, between Lowe's afley and Chaped

Also, at sme time and place the following described property for city taxes for the first district of Parison country, Georgia, containing questiventh of an acre, on Large direct, the bonse on as all of known as No. 25 on the same being improved property in the city of Ariana, adjoining the property of M. Peacock, in the city of Ariana, and place the following the control of the city of Ariana, and place the following the city of Ariana, and place the following the property of the city of Ariana, and place the following the new town as No. 25 on and street, according to the city of Ariana arians and place the following the new of Ariana, and place the following the property of W. Ariana, and property for edity taxes and property for edity taxes and property of Ariana, and property for edity taxes and property of Ariana, and property for edity taxes and property of Ariana, and property for edity taxes and property of Ariana, and property for edity taxes and property of Ariana, and property for edity taxes for property of Ariana, and property for edity taxes for the property of the city of Ariana, and property for edity taxes for the property of the city of Ariana, and property for edity taxes for the city of Ariana, and property for edity taxes for the city of Ariana, and property for edity taxes for the city of Ariana, and property for edity taxes for the city of Ariana, and property for edity taxes for the city of Ariana, and property for edity taxes for the city of Ariana, and property for edity taxes for the city of Ariana, and property for edity taxes for the city of Ariana, and property for edity taxes for the city of Ariana, and proper

the 14th district of Fution county, Georgia, fronting 40 feet on Miscaell street, between Asinoy and Jephan Streets, and running back 100 feet, more or less, the same being improved property in the city of Atlanta, adjoining the property of S. P. Moncreft, to satisfy a fi. fa. in favor of the city of Atlanta against said Moscrief and said property for city taxes for the year 1883.

Also, at same time and place the following described property, to-wat: A certain city loc in the city of property, to-wat: A certain city loc in the city of property, to-wat: A certain city loc in the city of property, to-wat: A certain city loc in the city of Atlanta, and fronting 39 feet on Magnosa street, between Wednut and Vine streets, and running back 10 feet, more or less, the same being improved property in the city of Atlanta, adjoining the property of M. Matnetá, Lettied on as the property of M. Matnetá, Lettied on as the property of M. M. Moore; to satisfy a fi. fa. in favor of the city of Atlanta, adjoining the property of M. M. Certain city lot in the city of Atlanta, ward 2; land lot 74, in the 14th district of Fulton county, Georgia, fronting 30 feet on Fortress street, corner Beuna Vista avenue and Fortress street, and running back 100 feet, more or less, the house on said property known as No. — on said street according to street numbers, the same being improved property of Abel M. Farrar. Levied on as the property of Abel M. Farrar. Levied on as the property of J. M. Farrar. Levied on as the property of Abel M. Farrar. Levied on as the property of J. M. Farrar. Levied on as the property of J. M. Farrar. Levied on as the property of Abel M. Farrar. Levied on as the property of the city of Atlanta, ward 3, land lot 54, in the 14th district of Fulton county, Georgia, fronting 104 feet on Georgia avenue, corner Martin and Georgia avenue, and running back 100 feet, more of less, the house on said lot known as No. — on said street according to street numbers, the same being vacant property of Klontz. Levied on as the prop

in the 14th district of Fulton county Georgia, fronting 100 feet on Capitol arenne, near Sylvan street, and known as plats 13 and 15, and running back 100 feet, more or less, the same being vacant property in the city of Arlanta, adjoining the property of T. R. Walton. Levied on as the property of T. R. Walton. Levied on as the property of Geo. A. Moss to satisfy a fi. fa. against said Moss and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city for in the city of Atlanta, ward 4, land lot 50, in the 14th district of Fulton county, Georgia, fronting 40 feet on Linden avenue, between Piedmont avenue and Butler street, and running back 102 feet, more or less, the house on said lot known as No. 180 on said street according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Frazier and Setzer. Levied on as the property of W. H. Morgan to satisfy a fi. fh. in favor of the city of Atlanta against said Morgan and said property for taxes for the year 1893.

Also, at same time and pface, the following described property, to-wit: 2, certain city dot in the city of Atlanta, ward 4, land lot 18, in the 14th district of Fulton county, Georgia, fronting 128 feet on W. fluer street, between Rankin and Lawshe streets, and running back 152 feet, more or less, the same being vacant property of H. S. Morehead to saftsfy a fi, fa. in favor of the city of Atlanta, adjoining the property of Angler. Levied on as the property of Angler. Levied on as the property of Angler, the following described property, to-wit: A certain city lot in the city of Atlanta, adjoining described property in the city of Atlanta, adjoining described property for with a certain city lot in the city of Atlanta, ward 4, land lot 51, in the 14th district of Fulton county. Georgia, containing one-eighth acre, on Harris street, between Burler and Fort streets, the house on said lot known as No. 182 on said street, between Burler

for the year 1833.

Also, at same time and place, the following described property to-wit: A certain city lot in the 18th district of Fulton county, Georgia, flowing 22 feet on Gate City street, between back log for the case of less, the same beling valent property in the or less, the same beling valent property of the case of less, the same beling valent property of the case of less, the same beling valent property of the case of less, the same beling valent property of the case of less, the same beling valent property of the case of less, the same beling valent property of the case of

See All some time and over the desirent process of the first process of

Also, at same time and prace, the corrun color described property, to wait A certain color in in the 14th district of Electronic of the color of the

of 1. J. Prim to satisfy a ft. ft. in favor of the city of Allanta against said 1. J. Prim talks. Allo, at same time and place, the following described property to wit: A certain city to the 11st of Allanta against said the 14th district of Fulton county, Georgia froating 50 feet on Fair street, between Arrowson and Chestum streets, and running local to the third district of Fulton county, Georgia froating 50 feet on Fair street, between Arrowson and Chestum streets, and running local to the third district of Fulton county, Georgia froating 50 feet on Fair street, according to street numbers, the same being unproved property of J. F. Bradley. Levied on as the property of J. L. Peaced to satisfy a ft. ft. in favor of the city of Atlanta against said the third of the county, Georgia, froating to feet on again, between the same being vacant property in the city of Atlanta, adjoining the property of freely more or less, the same being vacant property in the city of Atlanta, adjoining the property of the city of Atlanta against said from the property in the city of Atlanta against said property for city taxes for the year 1803.

Also, at same time and place, the following described property in the city of Atlanta against said property of the property of

Also, at same time and place, the following described property to wit: A certain city for in the city of Adianta, ward 5, land tot 79, in the 14th district of Fulton county, Georgia, fronting on Lackie street, between Hunnient and Pine streets, containing one-quarter acre, more or less, the house on said lot known as No. dist on said street, according to street in the city of Alianta, adjoining the property of Hammond. Huntin, adjoining the property of Hammond. That is a statisty at fig. 1 fa. in favor of the city of Alianta against said Papue Chapte parsonage analysis of Payue Chapte parsonage and property for the city of Alianta, adjoining the property of Payue Chapte parsonage and property for city taxes for the year 1883.

Also, at same time and place, the following described property to-wit: A certain city lot in the city of Atlanta, ward 4, land let 41, in the 14th district of Fulton county, Georgia, fronting 50 feet on Longview street, corner of Rice and Lougview streets, and running back fronting 50 feet on Longview street, corner of Republishment of Alianta, adjoining the property of Reynolds and Blount. Levied on as the property of Atlanta, adjoining the property of Reynolds and Blount. Levied on as the property of Atlanta, adjoining the property of Reynolds and said property for city taxes for the year 1883.

Also, at same time and place the following described property, to-wit: A certain city to in the city of Atlanta, ward 6, land lot 80, in the 14th district of Fulton county. Georgia, fronting 50 feet on North avenue between Spring and West Peachtree streets and running back 105 feet, more or less, the same being improved property in the city of Atlanta and property for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A certain city 1 for the city of Atlanta, ward 6, land lot 51, in the 14th district of Fulton county, Georgia, fronting 50 feet on Predmont avenue and running back 200 feet, more or less, the house on said tot known as No. 131 on s

erty of W. M. Randal to satisfy a fl. fa. in favor of the city of Atlanta against said Randail and said property for city taxes for Also, at same time and place the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, land lot 50, in the 14th district of Futton county, Georgia, fronting 40 feet on Pine street, between Peachtree and West Peachtree streets and running back 80 feet, more or less, the same being vacant property in the city of Atlanta, adjoining Raine. Levied on as the property of J. H. Raine to satisfy a fl. fa in favor of the city of Atlanta against sabl Raine and said property for city taxes for the year 1838.

Also, at same, time and place the following described property, to-wit: A certain city dot in the city of Atlanta, ward 1, land iot 100, in the 14th disarder of Fitton county, Georgia, fronting 60 feet on bora, corner Larkin and Dora streets and running back 80 feet, more or less, the house on said lot known as No.150 on said street nearching to street numer and the said of the control of the city of all street and running back 80 feet. Atlanta ward 1, land lot 100, seriet of Fulton county, George to the form of the control of the form o

said property for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Arianta, ward I, land lot 84, in the 14th district of Fulton county. Georgia, fronting 50 feet on Davis street, between Davis and Haynes streets and running back 100 feet, more or less, the house on said lot known as No. 34 on said street according to street numbers, the same being improved property in the city of Arianta, adjoining the property of Gaina. Lavied on as the property of June Rainey to satisfy a fi. f. ain favor of the city of Allauta against said Jane Rainey and said property for city taxes for the year 1893.

the city of Atlanta against said Jane Ralney and said property for city taxes for the year 1833.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Atlanta, ward 5, land lot 79, in the 14th district of Fution county, Georgia, fronting 45 feet on Orme street, corner Dairy and Orme streets, and running back 78 feet, more or less, the house on said lot known as No. 243 on said street according to street numbers, the same being improved property in the city of Atlanta adjoining the property of Jerry Moore, Levied on as the property of A Ranadoph to satisfy a ft. fa. in favor of the city of Atlanta ward 4, land lot 20, in the 14th district of Fution county, Georgia, fronting 80 feet on Cornelia street, between Ezzard and Decatur streets, and running back 85 feet, more or less, the house on said lot known as Nos. 8 and 12 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Hulbert and Francis, Levied on as the property of J. W. Rankin, guardian, and said property for city taxes for the city of Atlanta against said Rankin, guardian, and said property for city taxes for the city of Atlanta against said Rankin, guardian, and said property for city taxes for the city of Atlanta against said Rankin, guardian, and said property for city taxes for the city of Atlanta, ward 3, land lot 54, in the 14th district of Fulton county, Georgia, fronting 50 feet on Capitol avenue, corner of Bass street, and running back 140 feet, more or less, the same being vacant property in the city of Atlanta, adjoining the property

containing 1-2 acre on Peachtree street between Baker and Alexander, the nouse on said lot known as No. 352 on said street according to street numbers, the same being improved property in the city of Atlanta adjoining the property of Hall and Cotting. Levied on as the property of Renfroe & Jackson to satisfy a fi. fa. in favor of the city of Atlanta against said Renfroe & Jackson and said property for city taxes for the year 1893.

Also, at same time and place, the following described property ro-wit: A certain city lot in the city of Atlanta, ward 6, land lot 51, in the 14th district of Fulton county, Georgia, fronting 110 feet on Wheat street, corner if Courthand avenue, and running back 72 feet, more of less, the house on said lot known as No. 93 on said tsreet, according to street numbers, the said being improved property in the city of Atlanta, adjoining the property of Martin and Pringle, Levied on as the property of J. G. Reynolds estate, Fletcher Reynolds, executor, and said property for city taxes for the year 1893.

Also, at same time and place, the following described property to-wit: A certain city lot in the city of Atlanta, ward 1, tand lot 36, in the 14th district of Fulton county, Georgia, containing 3-8 acre on Matchell street, corner of Mangum street, the same being improved property in the city of Atlanta against said J. Containing 3-8 acre on Matchell street, corner of Mangum street, the same being improved property in the city of Atlanta against said feet being of the year 1893.

Also, at same time and place, the following described property to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 46, in the 14th district of Fulton county, Georgia, fronting 5-2 feet on Wheat street, some of the city of Atlanta against said property for city taxes for the year 1893.

Also, at same time and place, the following described property to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 46, in the 14th district of Fulton county, Georgia, fronting 100 feet on Cottingham av Georgia, fronting 100 feet on Cottingham avenue, between alley and H.H street, and running back 22 feet, more or bess, the same being vacant property in the city of Affanta, adjoining the property of Park Avenue Land Company. Levied on as the property of R. K. Redus to satisfy a B, fa, in favor of the city of Affanta against said Redus and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to wet: A certain city lot in the city of Affanta, ward 1, land lot 85, in the 14th district of Fulson county. Georgia, containing 1-4 acre on Greensferry street, between Chapel and Larkin streets, the house on said lot known as No. 62 on said street, according to street numbers, the same being improved property in the city of Affanta, adjoining the property of Bien & Franklin to satisfy a B, fa, in favor of the city of Affanta against said Rich & Franklin and said property for city taxes for the rear 1893.

& Frank-he city of mkin and year 1893. Arianta against said Rich & Franklin and said property for city taxes for the year 1893. Also, at same time and place, the following described property, towit: A certain city lot in the city of Atianta, ward 5, land to 78, in the 14th district of Fulton county, Georgia, fronting 37 feet on James street between Spring and Cain streets and running back 53 feet more or less, the house on said lot known as No. 70-72 on said street according to street numbers, the same being inproved property in the city of Atlanta. Levied on as the property of W. C. Richards to satisfy a fl. fa. In favor of the city of Atlanta against said Richards and said property for city taxes for the property for city taxes for the

city of Atlanta against said Ribnards and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, towlit: A certani city lot in the city of Atlanta, ward 5, land lot 3d, in the 14th district of Fuiton county, Georgia, fronting 100 feet on Marietta street, corney alley and Marietta street and running back 200 feet more or less, the house on said lot known as No. 721-725 on said street according to street numbers, the same bing improved property in the city of Atlanta adjoining the property of Miss M. E. Morris. Levied on as the property ty of W. R. Richardson to satisfy a fi fa, in favor of the city of Atlanta against said Risandson and said property for city taxes for the year 1893.

the city of Atianta adjoining the propadams and Starnes. Levied on as the y of Mrs. N. J. Ridge to Satisfy a fixor of the city of Alanta against said, J. Ridge and said property for city or the year 1893.

at same time and place, the following at same time and place, the following

J. Ridge and said property for city or the year 1803. at same time and place, the following ded property, towit: A certain city lot in or Atlanca, ward 1, iand lot 84, in the strict of Fulton county, Georgia, con-11-8 acres on Walker street, corner ill and Wasker streets, the same being d property in the city of Atlanta adthe property of Warson. Levied on as perty of J. L. Richmond truestee to a fi. fa, in favor of the city of Atlanta said Richmond truestee and said property taxes for the year 1893. at same time and place, the following d property, towit: A certain city lot ity of Atlanta, ward 6, land lot 50, in a district of Fuiton county, Georgia. 60 feet on Courtland avenue, corner d Courtland street and running back more or less, the hopse on said lot is No. 451 on said street according to the city, of

and said property for city taxes for r 1893.
at same time and place, the following sd property, to-wet: A certain city the city of Atlanta, ward 6, land lot the 14th district of Fuiton county, fronting 25 feet on Hunnicutt avectween West Peachtree and Spring and running back 100 feet, more or te house on said lot known as No. 7 is street, according to street numbers, no being improved property of Golding Pract. Levided on as the property D. L. Roberts to satisfy a f, fa. in of the city of Atlanta against said and said property for city taxes for

same time and place, the following Also, at same time and place, the following scribed property, to-wit: A certain city in the city of Atlanta, ward 4, land lot in the 14th district of Fulton county, orgia, contaming 4 acres on East grenne, chmond and Dauwfele raflway and Williams il read, the same being vacant property in e city of Atlanta, adjoining the property W. M. Gaines, et. cal. Levied on as a property of E. H. Roberts to satisfy a fi. in favor of the city of Atlanta against said beets and said property for city taxes for expected and said property for city taxes for expected as a same time and place, the following the city of Atlanta against said sloot as a same time and place, the following

at same time and place, the following Iso, at same time and place, the following cribed property, to-wit: A certain city in the city of Atlanta, ward 3, land lot in the 14th district of Fulton county, orga, fronting 70 feet on Richmond street; ween Martin and Frazer streets, and runge back 140 feet, more or less, the house said by known as No. 81 on said street, ording to street numbers, the same being street ording to street numbers, the same being street of the property of Laximer and Robin. Levied on as the property of Sam berison to satisfy a fi. fa. in favor of the of Atlanta against said Robertson and d property for city taxes for the year of Atlanta against said Robertson property for city taxes for the

property, to wit: A certain city e city of Atlanta, ward 1, land lot he 14th district of Fulton esanty, fronting 80 feet on Hunter street, and Leach street, and running set, more or less, the house on said as No. 437-441 on said street, acstreet numbers.

100, in the 14th degret of Pation country, Dorag and Loade street, and running back 80 feet, more or less, the house of said property from the 45th of Alaman, and the country of the 15th of 15th of

described property, to-wit: A certain city lot in the city of Acanta, ward 1, land lot 85, in the 14th d.s.r.c. of Funton county, Georgia, fronting 39 feet on Desbridge street, between an alley and Walmit street, and running back 79 feet, more or less, the same being improved property in the city of Atanta, adjoining the property of H. T. Trowbridge, Levied on as the property of 0. H. Rodgers, to sainsty a fi. fa. in favor of the city of Atanta against said Rodgers and said property for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A certain city lot in the 14th district of Fulton county, Georgia, fronting 40 feet, more or fees, the same being vacant property in the city of Atlanta, adjoining the property in the city of Atlanta, adjoining the property of Draper and Hunnicutt. Levied on as the property of N. L. Respess, to satisfy a fi. fa. in favor of the city of Atlanta against said Respeess and said property for city taxes for the year 1803.

Also, at same time and place the following described property, to-wit: A certain city loc in the city of Atlanta against said Respees and said property for city taxes for the year 1803.

Also, at same time and place the following described property, to-wit: A certain city loc in the city of Atlanta, adjoining the property of Mary Redwine, to satisfy a fi. fa. in favor of the city of Atlanta, adjoining the property of Mary Redwine, to satisfy a fi. fa. in favor of Atlanta, adjoining the property in the city of Atlanta side property for city taxes for the year 1803.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Atlanta, adjoining the property of mary Redwine, to satisfy a fi. fa. in favor of the city of Atlanta, adjoining the property of the city of Atlanta against said Robinson street, between Fraser and Martin streets, whe same being containing one-eighth of an acre on Solomon street, between Fraser and Pace the following described property for city taxes f

year 1893.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Affanta, ward 3, had lot 53, in the 14th district of Fullon county, Georgia, containing one-eighth of an acre on Kelly street, between Pair street and Woodward avenue, the house on said lot known as No. 18 on said street, according to street numbers, the same being unroved property in the city 18 on said street, according to street numbers, the same being improved property in the city of Arlanta, adjoining the property of McWaters and Marbunt. Levied on as the property of J. W. Robb is, to satisfy a fi. fa. in favor of the city of Atlanta against said Robbins and said property for city taxes for the court 1997.

Robbins and said property for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Arianta, ward 5, land lot 80, in the 14th district of Finton county, Georgia, fronting 50 feet on Cherry street, between West Third and West Fourth streets, and running back 150 feet, more or less, the same being improved property in the city of Atlanta, adjoining the property of McMillan and Peters Land Company. Levied on as the property of B. A. Reynolds, to satisfy a fi, fa, in favor of the city of Atlanta against said Reynolds and said property for city taxes for the year 1893.

Also, at same time and place the following described property, low?: A certain city left in the city of Atlanta, ward 6, land lot 51 in the 14th district of Futon county, Georgia, containing three-eighths of an acre on court, land avenue, between Ellis and Calp streets, the house on said lot known in the streets.

containing three-eighths of an acre on the containing three three house on said to known is No. 221 on said street, according to street numbers, the same being improved property in the city of Arianta. adjoining the property of Hunnewell and Gram. Levied on it the property of Miss Heien Rogers, to satisfy a fi. fa. in favor of the city of Arianta against said Miss Heien Rogers and said property for city taxes for the year 1893.

Also, at same time add place the following described property, to Arianta ward 6, had oo 51, in the 14th district of Fusion county, Georgia, fronting on Wheat street, between Ivy and Courfand streets, and containing one-fourth of an acre, more or less, the house on said lot known as No/82 on said street, according to street numbers, the same being improved property in the city of Arianta, adjoining the property of Mrs. F. L. Bellamy, Levied on as the property of Mrs. F. L. Bellamy, Levied on a fi. fa. in favor of the city of Arianta, adjoining the property of Mrs. F. L. Bellamy, Levied on a fi. fa. in favor of the city of Arianta, adjoining the property of Mrs. F. L. Bellamy, Levied on a fi. fa. in favor of the city of Arianta, adjoining the property of Mrs. F. L. Bellamy, Levied on a fi. fa. in favor of the city of Arianta against said San favor of the city of Arianta against said San favor of the city of the year 1865.

at same time and place the following bed property, ro-wilt: A certain city lot city of Aranta, ward 5, and lot 19, in kh d.str.ct of Fulton county, Georgia, ing 50 feet on Milks street, corner of and said property for city taxes for the year 1803.
Also, at same time and place the following described property, to-wit: A certain city by

No. — on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Boyd and Gray. Levied on as the porperty of Charles Scott to satisfy a fi. fa. in favor of the city of Atlanta against, said Scott and said property for city taxes for the year 1833.

Also, at same time and place, the following, described property to-wit: A certain city lot in the city of Atlanta, ward 4, land lot 46, in the 14th district of Fulton county, Georgia, fronting 75 feet on Jackson street, corner of Highland avenue, and runnig back 230 feet, more or less, the house on said lot known as No. 67 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of bers, the same being improved property in the city of Atlanta, adjoining the property of Miller and Haynes. Levied on as the property of Mrs. Mary C. Scott to satisfy a n. fa. in favor of the city of Atlanta against said scott and said property for city taxes for the year 1893.

Also, at same time and place, the following.

ner of Benning street, and running back 175 feet, more or less, the same being vacant property in the city of Atianta adjoining the property of Morse and Averill. Levied on as the property of Mrs. H. W. Scott to satisfy a fi. fa. in favor of the city of Atlanta against

a n. na, in favor of the city of Atlanta against said Scott and said property for city taxes for the year 1803

Also, at same time and place, the following, described property to-wit: A certain city lot in the city of Atlanta, ward 1, land lot 83, in the 14th district of Fullon county, Georgia, fronting 50 feet on Postell street, between Magnolia and Elbodes street, between the contractions of the country of the 14th district of Fulton county, Georgia, fronting 50 feet on Postell street, between Magnolia and Rhodes streets, and running back 90 feet, more or less, the house on said lot known as No. — on the same street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Mrs. Elizabeth Sexical on a satisfy a fi. fa. in favor of the city of Atlanta against said Sexton and said property for city taxes for the year 1803.

Also, at same time and place, the following, described property to-wit: A certain city lot in the city of Atlanta, ward 3, land lot 53, in the 14th district of Fulton county, Georgia, fronting 50 feet on Giynn street, between Martin and Connally streets, and running back 111

the and Connally streets, and running back II feet, more or less, the house on and lot known as No. 200 on said street, according to numbers, the same being improved property in the city of Atlanta, adjoining the property of Rea and Sparks. Leviel on as the property of Rea and Sparks. Leviel on as the property of Harriet M. Sexton by satisfy a f. fo. in favor of the city of Atlanta against said Sexton and said property or city taxes for the year 1893.

Also, at same time and blee, the following, described property fow: A certain city lot in the city of Atlanta; ward 4, land lot 45, in the 14th district of pulton county, Georgia, fronting 53 feet on Youge street, between hims back W due and Wheat street, and running back by feet, more or less, the house on said lot. Edgewood average and Wheat street, hetween said lot hown as No. 117 on said street, and running back V_n) feet, more or less, the house on said lot hown as No. 117 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of East Atlanta Land Company. Levled on as the property of L. J. Seymour to satisfy a fi. fa. in favor of the city of Atlanta against said Seymour and said property for city taxes for the year 1833.

Also, at same time and place, the following described property to-wit: A certain city lot in the city of Atlanta, ward I, land lot 83, in the 14th district of Fulton county, teorgia, fronting 32 feet on Vine street, between Magnolia and Foundry streets, and running back

described property townt. A certain city for in the city of Atlanta, ward 1, land lot 83, in the 14th district of Fulton county, Georgia, fronting 32 feet on Vine street, between Magnolia and Foundry streets, and running back 140 feet, more or less, the house on said lot known as No. 255 on said street, according to street mimbers, the same being improved property in the city of Atlanta, adjoining the property in the city of Atlanta, adjoining the property of E. H. Jones and Howard, Levied on as the property of John and Sophronia Searcy to satisfy a fi. fa. in favor of the city of Atlanta against said John and Sophronia Searcy and said property for city taxes for the year 1823.

Also, at same time and place, the following, described property to-wit: A certain city lot in the city of Atlanta, ward 5, land lot 78, in the 14th district of Fulton county, Georgia, fronting 46 feet on alley and Western and Atlantic railroad, and running back 180 feet, more or less, the house on said lot known as No.—on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of the Seaboard Air-Line railroad to satisfy a fi. fa. in favor of the city of Atlanta against said Seaboard Air-Line Railroad Company and sad property for city taxes for the year 1833.

Also, at same time and place, the following, described property to-wit: A certain city lot in the city of Atlanta, adjoining to street numbers, the same being improved property in the city of Atlanta, adjoining to street numbers, the same being improved property in the city of Atlanta, adjoining the property of J. R. Seawright to satisfy a fi. fa. in favor of the city of Atlanta against said Seawright and said property of city taxes for the year 1833.

Also, at same time and place, the following, described property to-wit: A certain city lot in the city of Atlanta, adjoining the property of Evaer. Levied on as the property of the city of Atlanta against said Seawright and said property of city taxes for the year 183

Also, at same time and place, the following, described property to-wit: A certain city lot in the city of Atlanta, ward I, land lot 110, in the 14th district of Fulton county, Georgia, fronting 510 feet on Delbridge street, corner of Sunset street, and running back 90 feet, more or less, the house on said lot known as No. — on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of the Atlanta university. Levied on as the property of E. F. Sevier to satisfy a fi, fa, in favor of the city of Atlanta against said Sevier and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, towit: A certain city lot in the city of Atlanta ward 4, land lot 47, in the 14th district of Fulton county, Georgia, fronting 44 feet on Sunanit avenue between Forest avenue and Currier street and running back 130 feet more or less, the house on said lot known as No. 94 on said street according to street numbers the same being lunpropyed property of John V. Bishop. Levied on as the property of Mrs. Louella Seltzer to satisfy a B. fa, in favor of the city of Atlanta against said Seltzer and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, towit: A certain city lot in the city of Atlanta, ward 5, land lot 79, in the 14th district of Fulton county, Georgia, fronting 50 feet on Lucke street, corner of Harris street and running back 100 feet more or less, the house on said lot known as No. 168 on said street according to street numbers the same telng improved property in the city of Atlanta adjoining the property of the city of Atlanta, adjoining the property of the same telng improved property, towit: A certain city lot in the city of Atlanta against said slowed and Peters streets and running back for the year 1893.

Also, at same time and place, the following described property, towit: A certain city lot in the city of Atlanta, ward 4, land lot 46, in th

vor of the city of Ataanta against said Shomo and said property for city taxes for the year 1863.

Also, at same time and place, the following described property, towit: A certain city lot in the city of Atlanta, ward 2, land lot 75, in the 14th district of Futton county, Georgia, fronting 50 feet on Pryor street between Crumey and Glon streets and running back 160 feet more or less, the house on said lot known as No. 336 on said street according to street numbers, the same being knipsoved property of Pokard and Mims. Levied on as the property of Mrs. A. Saulhafer to satisfy a fi. fa. in favor of the city of Atlanta against said Shullaffer and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, towit: A certain city lot in the city of Atlanta, ward 1, land lot 84, in the 14th district of Fulton county, Georgia, fronting 40 feet on Dover street between Bavis and Haynes streets and running back 80 feet more or less, the house on said lot known as No. 27 on said street according to street numbers, the same being improved property of T. F. Brewster. Levied on as the property of T. F. Brewster. Levied on as the property of the city of Atlanta adjoining the property of T. F. Brewster. Levied on as the property of the city of Atlanta against said Shumate and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, towit: A certain city lot the city of Atlanta, ward 5, land lot 78, in the 14th district of Fulton county, Georgia, fronting 50 feet on Luckle street between Baker

and Simpson streets and similar back 80 feets more or less, the house on said lot known as No. 236 on said street according to the street numbers, the same being improved property in the city of Atlanta, adjoining the property of Miss O. H. Tuggie, Levied on as the property of Mrs. B. L. Simmons to satisfy a fi. fa. in favor of the city of Atlanta against said Simpson and said pend again property.

Mrs. B. L. Sammons to satisfy a fi. fa. in favor of the city of Atlanta sgamest said Simmons and said property for city taxes for the year 1833.

Also, at same time and piace, the following described paperty, towit. A certain city lot in the city of Atlanta, ward 6, lead to 51, in the 14th district of Fution county, Georgia, fronting 22 feet on Wheat street, corner of Butler street and running back 6) feet more or less, the house on said to known as No. 183 of said street according to said atlantaters, the same being improved property in the city

Butler street and running back 6) feet more or less, the house on said lot known as No. 183 of said street according to \$104_chanbers, the same being improved property in the city of Atlanta adjoining the property of Liddes Industrial Chio and Mayson. Levied on as the property of C. J. Simmons to satisfy a fl. fa. in favor of the city of Atlanta against said Simmons and said property for city taxes for the year 1838

150. at same time and place, the following described property, towhit A certain city lot in the city of Atlanta, ward 5, land lot \$2, in the 14th district of Fulton county, Georgia, fronting on Join street between Effort and Mangum streets, containing 1-S of an acre more or less, the house on said for known as Nos. 25-28 on said street according to street numbers, the same being improved property of Waish. Levied on as the property of Lisham Sins to satisfy a fl. fa. in favor of the city of Atlanta, adjoining the property of Waish. Levied on as the property of the city of Atlanta against said Sims and said property for city tax's for the year 1833.

Also, at same time and place, the following described property, towit: A certain city lot in the city of Atlanta, ward 6, land lot 51, in fronting on Houston street between Prior and Ivy streets, containing 1-S of an acre more or less, the house on said lot known as No. 19 on said street according to street numbers, the same being improved property in the city of Atlanta against; said Sibey and said property for city taxes for the year 1833. Also, at same time and property of Knabro and Cox. Levied on as the property of Mrs. Mary W. Sibley to satisfy a fl. fa. in favor of the city of Atlanta, ward 3, land lot 54, in the 14th district of Fulton county. Georgia, fronting 90 feet on South avenue, between Connaily and Garden streets and rouning back

colored, and said property for city taxes for the year 1803.
Also, at same time and place the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, land lot 76, in the 14th district of Fulton county, Georgia, fronting on Crew street, corner of Fulton, containing 1-2 acre, more or less, the house on said lot known as No. — on said street according to street numbers, the same heing improved property in the city of Atlanta, adjoining the property of Mathews and Rankin. Levtled on as the property of Mrs. Georgia M. Smith to satisfy a fi. fa. in factor of the city of Atlanta against said Smith

for of the city of Atlanta acalasts add Smith and South of the city of Atlanta acalasts and Smith and South of the city of Atlanta acades and south of the city of Atlanta acades and come the and place the following the city of Fusion county, Georgia, fronting 43 feet on Garden street, considering the city of Atlanta, adjoining the property in the city of Atlanta, adjoining the property in the city of Atlanta, adjoining the property of the city of Atlanta acades and the city of Atlanta acades

et, more or less, the house on said street according to st

117 feet, more of less, the bouse known as No. — on said street according to street numbers, the same being vacant property in the city of Atlanta, adjoining the property of Hicks and Cohen. Levied on as the property of the city of Atlanta against said Sacks and said property for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Atlanta, ward I, land lot 100, in the 14th district of Pulton county, Georgia, fronting 80 feet on Doray street, between Hunter and Mitchell streets, and running back 100 feet, more or less, the same being vacant property in the city of Atlanta, adjoining the property of Spain and Johnson. Levied on as the property of Gilbert Spain, colored, to satisfy a fi, fa, in favor of the city of Atlanta against said Spain, colored, and said property for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A cectain city lot in the city of Atlanta, ward 3, land lot 20, in the city of Atlanta and place the following described property, to-wit: A cectain city lot in the city of Atlanta, ward 3, land lot 20.

Also, at same-time and place the following described property, to-wit: A corrain city for in the city of Athana, ward 3, and lot 20, in the 14th district of Fution county, Georfronting 100 feet on Berean avenue, between Gaskel, and Tennell streets, and running back 140 feet, more or less, the same beling vacant property in the city of Atlanta, adjoining the property of Shirley and Carnenter. Levied on as the property of W. C. Sparks to satisfy a ft. fa, in favor of the city of Atlanta against said Sparks and said property for city taxes for the year 1802.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, land for 76, in the 14th district of Fullon county, Georgia, fronting 60 feet on Publiam street, between Rawson and Clarke streets, and running back 150 feet, more or less, the house on said lot known as No. 96 on said street according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Skrickland and Pearse. Levied on as the property of Mrs. E. C. Sparks to satisfy a ft. fa. in favor of the city of Atlanta against said Sparks and said propenty for city taxes for the year 1803.

the city of Arlanta, ward 3, land lot 54, in the 14th district of Pulson county, Georgia, Counsily and Garden streets around, between 1005 feet more or less, the same being loads property in the city of Arlanta adjointog the in far have of the city of Arlanta adjointog the in far have of the city of Arlanta adjointog the in far have of the city of Arlanta adjointog the in the city of Arlanta, ward 1, land for in the city of Arlanta, ward 1, land for in the city of Arlanta, ward 1, land for in the city of Arlanta, ward 1, land for in the city of Arlanta, ward 1, land for in the city of Arlanta, ward 1, land for in the city of Arlanta, ward 1, land for in the city of Arlanta, ward 1, land for in the city of Arlanta, ward 1, land for in the city of Arlanta, ward 1, land for in the city of Arlanta, adjoining the property for disp same being improved property in the city of Arlanta, ward 1, land for it he city of Arlanta, ward 1, land for it he city of Arlanta, ward 1, land for it he city of Arlanta, ward 1, land for it he city of Arlanta, ward 1, land for it he city of Arlanta, ward 1, land for it he city of Arlanta, ward 1, land for it he city of Arlanta, ward 1, land for it he city of Arlanta, ward 1, land for it he city of Arlanta, ward 1, land for it he city of Arlanta, ward 1, land for it he city of Arlanta, ward 2, land lot 5, land 1, land 2, land 1, land 1, land 1, land 1, land 2, land 1, land 1, land 2, land 1, land 1, land 2, land 2, land 3, land 2, land 3, land 2, land 3, land 3,

same being improved property in the city of Atlanta, adjoining the property of Hill and Calloway. Levied on as the property of Amanda Stewart to satisfy a fl. fa, in favor of the city of Atlanta against said Stewart and said property for city (axes for the year 1893.

S83.
Also, at same time and place, the following lescribed property, to-wit: A certain city of in the city of Atlanta, ward 4, land lot d, in the 14th district in Fution county, leorgia, fronting 50 feet on Butler street, letween Wheat and Houston streets, and running back 200 feet, more or less, the house on aid lot known as No. 175 on said streets, and between Wheat and Houston streets, and running back 260 feet, more or less, the house on said lot known as No. 173 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Green and Hubbard. Levied on as the property of Emma Steele to satisfy a fl. fa, in favor, of the city of Atlanta against said Steele and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to with A certain city lot in the city of Atlanta, ward 5, land lot 79, in the 14th district of Fulton county, Georgia, fronting 50 feet on Fine street, between Laveley and Orme streets, and running back 100 feet, more or less, the house on said tot known as No., 118 on said street, ac-

described property; towit: A certain city to in the city of children with a state of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta ward 4, land lot 67, in city of the city of Atlanta, ward 4, land lot 67, in city of the city of Atlanta, ward 4, land lot 67, in city of the city of Atlanta, ward 4, land lot 67, in city of the city of Atlanta, ward 4, land lot 67, in city of the city of Atlanta, ward 4, land lot 67, in city of the city of Atlanta, ward 4, land lot 67, in city of the city of Atlanta, ward 4, land lot 67, in city of the city of Atlanta, ward 1, land lot 67, in city of the city of Atlanta, ward 6, and city of city

Smith and said property for year 1893. Also, at same "mc and pl described property, towit:

numbers, the same being improved property in the city of Arlanta, adjoining the property of Provers and Orme. Levied on as the property of St. Luke's parsonage, to satisfy a f. fa., in favor of the city of Atlanta against said St. Luke's parsonage and said property for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Atlanta, ward 6, fand for 50, in the city of Atlanta, ward 6, fand for 50, in the lith district of Fution country, Georgia. Mronting 122 feet on North avenue, corner of Wailanns street, and running back 178 feet, more or less, the house on said tot known as No. 95 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Hanye and Sterling. Leved on as the property of Mrs. Alberta Swift, to saidsfy a li. fa. in favor of the city of Atlanta against said Swift and said property, to-wit: A certain city lot in the city of Atlanta, ward 6, land lot 79, in the 14th district of Fulton country. Georgia, fronting on Hunnienat avenue, corner of an alley, the houle on said lat known as No. 1 on-said street according to street numbers, the same being improved property in the city of Atlanta against said C. H. Strong, trustee, to satisfy a fi. fa. in rivor if the city of Atlanta against said C. H. Strong, trustee, and said property for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A certain city lot great 1893.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Adanta, ward 5, land lot 110, in the 14th district of Fulton county, Georgia, rooting 32 feet on Foundry street, between oray and Chestnut streets, and running back 07 feet, more or less, the same being vacant property in the city of Adanta, adjoining the property of Gavan and Johnson. Levied on 8 the property of W. H. Smith, to satisfy a late, in favor of the city of Adanta against ald Smith and said property for city taxes or the year 1893.

smith and salu propers, e.g. rear 1893.

, at same time and place the following bed property, to-wit: A certain city lot city of Atlanta, ward 5, land for 112, in the district of Fulton county, Georgia, ng 30 feet on Morris alley, between an and Abbott streets, and running back.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Affanta, ward 5, land to 112, in the lith district of Fulton county, Georgia, fronting 30 feet on Morris alley, between the city of Adhanta, adjoining the Droperty in the city of Adhanta, adjoining the property of Carr and Cooper. Levied on as the property of N. T. Smith's heirs, to satisfy a fair, in favor of the city of Adhanta against saids N. T. Smith's heirs and said property for city taxes for the year 4895.

Also, at same time and place the following described property, to off: A certain city lot in the city of Adhanta ward 2, land lot 75, in the 14th district of Fulton county, Georgia, fronting 50 feet on Georgia avenue, corner of alloy and Georgia avenue, and running back 107 feet, more or less, the same being vaccant property of Jacobus and Alley, Levied on as the property of Jacobus and Alley, Levied on as the property of Jacobus and Alley, Levied on as the property of Jacobus and alley and to satisfy in fig. in favor of the city of Affanta against said Scott, agent, and said property for city taxes for the year 1835.

Also, at same time and place the following described property, to-wat: A certain city lot in the city of Affanta, wand 2, land lot 77, in the 14th district of Fulton county, Georgia, fronting 81 feet on Leys street, between Hunter and Machell stream, and running back 163 feet, more or less, the house on said lot known as No. 92 on said street, according to street numbers, the same being miproved property in the city of Atlanta, adjoining the property of the Catholic convent. Levied on as the property of the Catholic convent. Levied on as the property of the Catholic convent Levied on as the property of the Catholic convent Levied on as the property of the catholic convent Levied on as the property of the catholic convent Levied on as the property of the catholic convent Levied on as the property of the catholic convent Levied on as the property of the catholic convent Levied on as t

a f. fa. n favor of the city of Atlanta against and Sort et al., and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 1, land lot 83, in the 14th district of Fulton county, Georgia, fronting 35 feet on Mapie street, between Hunter and Carter streets, and running back 100 feet, more or less, the same being xacant property in the city of Atlanta, addoining the property of Perkerson and Fannin. Levled on as the property of John J. Taylor to satisfy a fi. fa. in favor of the city of Atlanta against said Taylor and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Atlanta, ward 2, land lot 74, in the 14th district of Fuiton county, theorgia, fronting 27 feet on Pryor street, between Buena Vista avenue and Vassar street, and running back 150 feet, more or less, the house on said lot known as No, 707 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property on Broomhead and Barry and Kirkspatrick. Levied on as the property of Roorge K. Taylor to satisfy a fi. fa. in favor of the city of Atlanta agains of the city of Atlanta a

auta against said Terry and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city for in the city of Atlanta, ward 3. land lot 20, in the 14th district of Fulton county, Georgia, fronting 100 feet on Jefferson street, between Pearl and Lee streets, and running back 100 feet, more or less, the same being vacant property in the city of Atlanta, adjoining the property of Kelly Brothers & Bullard and Armstrong, Levied on as the property of J. F. Tennant to satisfy a ß. fa. in favor of the city of Atlanta against said Tennant and said property for city taxes for

vacant property in the city of Atlanta, adjoining the property of the City of Atlanta against said Trennant and said property for city taxes for the vear 1893.

Also, at same time and place, the following described property, to-wit: A certain city bot in the city of Atlanta, ward 5, land lot 79. In the Likh district of Fulton county, Georgia, fronting 50 feet on Pine street, corner Venable and Pine streets, and running back 100 feet, more or less, the homeo lot known as No. 165 on said street, according to street numbers, the same being improved property of Robiason and Valentine, Levied on as the property of Atlanta, adjoining the property of Robiason and Valentine, Levied on as the property of William Teat to satisfy a fi. fa. in favor of the city of Atlanta against said William Teat and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city bot in the city of Atlanta street, according to street more or less, the house on said lot 46, in the 14th district of Fuñon county, Georgia, fronting 50 feet on Wheat street, between Fort and Hilliard streets, and running back 120 feet, more or less, the house on said lot known as No. 252 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Currie Thomas to statisfy a fi. fa. in favor of the city of Atlanta against stocked on as the property of Currie Thomas and Said Property for city taxes for the vear 1832.

In the lith district of Fulton county, Georgia, fronting on Capitol avenue, corner Butler street, and capitol avenue, corner Butler street and Capitol avenue, corner Butler street, the stre

W. C. Sparks to satisfy a fi, fa in favor of the city of Atlanta against said Tye & Sparks and and property for city taxes for the year 1863.

Also, at same time and place, the following

and ea.d property for city taxes for the year 1893.

Also, at same time and place, the following described property, to-wit: A certain city lot in the city of Adanta, ward I. land lot 83, in the 14th district of Fulton county, Georgia, on Rock street, between Eliott and Mangum streets, and containing 3-8 acre, more or less, the house on said lot known as No. 13 on said street, according to street numbers, the same being improved property of Emmons and Dean. Levied on as the property of Summons and Dean. Levied on as the property of J. N. G. Tharman to swifsfy a fl. a. in favor of the city of Atlanta against said Thurman and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, rowit: A certain city loft in the city of Atlanta, ward 5, land lot 79, in the 14th district of Fulton county, Georgia, fronting 50 feet on Simpson street, between Fowler and Loveloy streets and running back 100 feet, more or less, the house on said lot known as No. 131 on said street, according to street numbers, the same being improved property of Miles and Hayden. Levied on as the property of H. C. Thurman, agant, to satisfy a fl. fa. in favor of the city of Atlanta, adjeding the property of Miles and Hayden. Levied on as the property of H. C. Thurman, agant, to satisfy a fl. fa. in favor of the city of Atlanta, adjeding the property of Said property, and said property for city taxes for the year-less.

Also, at saits time and place, the following described property, towit: A certain city lot in the city of Atlanta, adjeding the property of the city of Atlanta, adjoining the property of E.B. Rosser and Hightower. Levied on as the property of Atlanta against said Adoline Thrusher and said property for city taxes for the year 1893.

Also, at saits time and place, the following described property in the city of Atlanta, adjoining the property of Mrs. H. S. Bizzell. Levied on as the property of Mrs. H. S. Bizzell. Levied on as the property of Mrs. H. S. Bizzell. Levied on as the pr

ne property of Mrs. H. S. Bizzell. Levied on as sime y a fig. fat. In favor of the city against said Todd and said property for city taxes for the year 1803.

Also, at same time and place, the following described property, towit: A certain city lot in the city of Atanta, ward 2, land lot 85, in the 14th district of Fulton county, Georgia, fronting 42 feet on Windsor street, between the food and Rawson streets and running back has a same time and place, the following the given the same being improved property of Nelson C. Yhonologiad on same the property of Nelson C. Yhonologiad on same the given the city of Atanta, ward 5, land lot 80, in the 14th district of Fulton county, Georgia, on North avenue, corner of Plum street, and containing 22 acres, more or less, the house on said lot known as No. 237 on said street, according to street numbers, the same being improved property in the city of Atanta, adjoining the property for city taxes for the year 1803.

Also, at same time and place, the following described property, towit: A certain city lot in the city of Atanta, ward 2, land lot 71, in the 14th district of Fulton county, Georgia, fronting 200 feet on Nelson street, corner of Thompson street and running back like fort, more or less, the same being improved property in the city of Atanta, adjoining the property of Compress company. Levied on as the property of W. E. T. J. & F. W. Treadwell and said property for city taxes for the year 1803.

Also, at same time and place, the following described property, towit: A certain city lot in the city of Atanta, ward 1, land lot 84, in the 14th district of Fulton county, Georgia, fronting 20 feet on Michell street on a said property of W. E. T. J. & F. W. Treadwell and property of the city of Atanta, and property of the city of Atanta, and property of the city of Atanta, ward 1, land lot 84, in the 14th district of Fulton county, Georgia, fronting 26 feet on Michell street between Pillott and Mangum streets and running back lot fronting 25 to 10 to 10 to 10 to 10 to 10

tween Butler and Hunter streets, and running back 124 feet, more or less, the house on said lot known as No. 26 on said street according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of McKnight Holgood. Levied on as the property of J. S. Thompson to satisfy a fi. fa. in favor of the city of Atlanta against said Thompson and said property for city taxes for the year 1803.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Atlanta, ward 3, land lot 20, in the 14th district of Fulton county, Georgia, fronting 50 feet on south side of Marcus street and running back 100 feet, more or less. Levied on as the property of J. W. Taber to satisfy a fi. fa. in favor of the city of Atlanta against said Taber and said property for city taxes for the year 1893.

Also, at same time and place the following described property, in-wit: A certain city lot in the 44th district of Fulton county, Georgia, fronting 35 feet on Venable street, between Hunnleutt avenue and Plue street, and running back 100 feet, more or less, the house on said lot known as No. 101 on said street according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Mrs. M. F. Timmons to saidsfy a fi. fa. in favor of the city of Atlanta, adjoining the property of with A certain city lot in the city of Atlanta and Jonning 31 feet on Greensferry avenue, near Henry, and known as subdivision for No. 28, and running back 100 feet, more or less, the same being very for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Atlanta, ward t, land lot, 100, in the 14th district of Fulton county, Georgia, fronting 31 feet on Greensferry avenue, near Henry, and known as subdivision for No. 28, and running back 100 feet, more or less, the same beling vacant property in the city of Atlanta, adjoining the property of unknown owner and said pr

Adianta against said unknown owner and said property for city taxes for the year 1893.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Adianta, ward 4, land lot 51, in the 14th district of Fution county, Georgal, fronting 50 feet on Butler street, between Wheat and Houston streets, and running back 150, more less, the house on said lot known as No. 183 on said street according to street numbers, the same being improved property in the city of Adianta, adjoining the property of Brown and Easley, Levied on as the property of Henry M. Underwood to satisfy a ft, fa. In favor of the city of Atlanta against said Underwood and said property for city taxes for the vear 1803.

Also, at same time and place the following described property, to-wit: A certain city lot in the city of Adianta, ward 4, land lot 45, in the 14th district of Fulton county, Georgia, fronting 37 feet on Edgewood avenue, corner Bradley street, and running back 57 feet, more or less, the house on said lot known as No. 465, on said street, according to street numbers, the same being improved property in the city of Adianta, adjoining the property of Lee and E. A. Land & Co. Leviel on as the property of Miss Fannie Veal to satisfy a ft. fn. In favor of the city of Adianta against, said Veal and said property for city taxes for the year 1803.

Also, at same time and place the following

sail the known as No. 25 on a sin accompany of the holders of the control property in the city of Authors of the control property of third try's for the city of t

fy a fl. fa. in favor of the city of Atlanta against said Ware & Oowens, et al., and said property for city taxes for the year 1893.

Also at same time and place, the following described property, towit. A certain city lot in the city of Atlanta, ward 6, land let 49, in the 14th district of Fulton county, Georgia, fronting 50 feet on West Peachtree street between North arenne and Kinball street and running back 125 feet, more or less, the same beling vacant property in the city of Atlanta adjoining the property of Hutchison Bross, and Briscoe. Levied on as the property of A. C. Ware to satisfy a fl. fa. in favor of the city of Atlanta against said A. O. Ware and said by the fall of the city of Atlanta against said A. O. Ware and said by of Atlanta against said A. O. Ware and said by of Atlanta against said A. O. Ware and said by of Atlanta against said and the city of Atlanta, ward 5, and lot 83, in the 14th district of Fulton county, Georgia, fronting 50 feet on Newton street, between Mangum and Elioti streets and running back Si foet, more or less, the house on s..d but known as No. 25 on said street according to street numbers, the same being improved an property in the city of Atlanta against said Ware & Owens and said property for city taxes for the year 1893.

Also, at same time and place, the following described property, towit: A certain city lot in the 14th district of Futon county, Georgia, fronting 50 feet on Washington, between Rich ardson and Fulton streets, and running back 200 feet, more or less, the same being unput lot in the city of Atlanta against said Ware & Owens and adaption, between Rich ardson and Fulton streets, and running back 200 feet, more or less, the same being wacant property in the city of Atlanta, adjoining the property of Satzky and Adair. Levied on as the property of Satzky and Adair. Levied on as the property of Satzky and Adair. Levied on as the property of Satzky and Adair. Levied on as the property of Satzky and Adair. I was for the year 1893.

Also, at same time and plac

of Rachal Waters to satisfy a fi. fa. in favor of Rachal Waters to satisfy a fi. fa. in favor of the city of Atlanta against said Rachal Waters and said property for city taxes for the year 1803.

Also at same time and place, the following described property, towit: A certain city for in the city of Allanta, ward I, land lot 84, in the 14th district of Fulton county, Georgia, fronting 60 feet on Markham street, between levis and Haynes streets and running back 120

Also, at same time and place the following escribed property, to-wit: A certain city lot in the city of Atlanta, ward 2, tand lot 108, in the 14th district of Fulton county, Georgia, fronting 50 feet on James street, and running hour 700 feet.

numbers, the same being im-ry in the city of Atlanta, ad-roperty of Wisson and Wikins, the property of Mrs. Jane E. sfy a fi. fa, in favor of the city and waid Mrs. Jane E. Wilson and the city taxes for the year

centaining 3-8 acre on Terry street, between Georgia ruffroad and Hunter street, the house on said lot known as No. II on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Roct and Georgia railroad. Levied on as the property of H. L. Wing setate, J. C. Rodgers guardian, to satisfy a fi, fa, in favor of the city of Atlanta against said H. L. Wing setate, J. C. Podgers, guardian, and said property for city taxes for the year 1803.

Also, at same time and place, the following described property, to-wit: A certain city los in the city of Atlanta, ward 5, land lot St. in the 14th discret of Fuston county, Georgia, froating 40 feet on Tumlin street, between Third and Walkace streets, and running back 80 feet, more or less, the house on said lot known as No. 28 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Martin and Toney. Levied on as the property of Martin and Toney. Levied on as the property of James Woodward to satisfy a fi. fa, in ravor of the city of Atlanta against said Woodward and said property for city taxes for the year 1893.

Also, at same time and place, the following described aronery, no-wit: A certain city lot in the city of Atlanta, adjoining the property of different and florton. Levoed on as the more or less, the same being vacant property of Geter and Horton. Levoed on as the more city of H. L. Woodward to satisfy a fi. fa. in tavor of the city of Atlanta against said for the year 1893.

Also, at same time and place, the following described property, no-wit: A certain city lot the city of Atlanta against said for the year 1893.

Also, at some time and place, the following described property, on wait: A certain city lot the described property, on wait: A certain city lot

ame time and place, the following

when the property of Section 4.0 per control of the property of the property

or Attanta against said Ware and said prop-erty for city taxes for the year 1893.
Also, at same time and place, the following in the city of Attanta, ward 2, land tot 74, in the 14th district of Futton county, Geor-gia, fronting 105 feet on Ridge road, between running back 137 feet, more or less, the same being improved property in the city of At-ianta, adjoining the property of James and Benuing, Leyled on as the property of Mrs. Augustus Weyer to satisfy a fl. fa. in favor of the city of At-anta against said Mrs. Au-gustus Weyer and said property for city taxes for the year 1803.
Also, at same time and place, the following described property to-wit: A certain city lot in the city of Atlanta, ward 3, sand lot 85.

gustus Weyer and said property for city taxes for the year ISG.

Also, at same time and place, the following described property to-wit: A certain city lot in the city of Atlanta, ward 3, and lot \$5, in the 14th district of Fulton county. Georgia, fronting 30 feet on Jeanings street, between Woodward avenue and Rawson street, and running back 80 feet, more or less, the house on said lot known as No. 49 on said street, according to street numbers. The same being improved property in the city of Atlanta, adjoining the property in the city of Atlanta, adjoining the property of the following described property to-went love and Little streets, and running back 100 feet, more or less, the house on said lot known as No. 335 on said street, according to street numbers, the same being improved property in the city of Atlanta, adjoining the property of Thomas and Dawson. Levied on as the property of Emma Winn to satisfy a fit, in favor of the city of Atlanta against said Emma Winn to satisfy a fit, in favor of the city of Atlanta against said Emma Winn to satisfy a fit, in favor of the city of Atlanta against said Emma Winn to satisfy a fit, in favor of the city of Atlanta against said Emma Winn to satisfy a fit, in favor of the city of Atlanta against said Emma Winn to satisfy a fit, in favor of the city of Atlanta against said Emma Winn to satisfy a fit, in favor of the city of Atlanta against said Emma Winn to satisfy a fit, in favor of the city of Atlanta against said Emma Winn to satisfy a fit, in favor of the city of Atlanta against said Emma Winn to satisfy a fit, in favor of the city of Atlanta against said Emma Winn to satisfy a fit fit. In favor of the city of Atlanta against said Emma Winn to satisfy a fit fit. In favor of the city of Atlanta against said Emma Winn to satisfy a fit fit. In favor of the city of Atlanta against said Emma Winn to satisfy a fit fit.

Also, at same time and place, the city of Atlanta, ward 5, land lot 75, the city of Atlanta, ward 5, land lot 76, the 14th district of Fulton county, Georgia, onling 25 feet on Luckie street, between dry and Nesblet streets, and running back

here.

you can have for one-fifth less.

our windows.

SENDING 10 CENTS FOR POSTAGE.

Provisions.

ST. LOUIS. November 20—Provisions lower. Pork, standard mess \$15.00. Lard, prime steam 8.12%. Dry salt meats, loose shoulders 6.76; long clear 7.50; clear ribs 7.52; short clear 8.12%. Bacon, boxed shoulders 7.26; long clear 9.06; clear ribs 9.60; short clear 9.26; sho

ciear 9.25.

ATLANTA, November 20 - Clean rib sides, boxed 8 %c;
fee-cured beilies 13c. Sugar-cured hams 11; 2012 %c.
according to brand and average; California &
Brenkiast bacon 14:615c. Lard-Leaf 10; compound

Breaklast Dacon 14,940c. Lard—Lost 10; compound 75, c.

NEW YORK, November 20—Pork dull and lower; mess new \$16,000.217.00. Middles nominal; short clear — Lard weaker; western steam 8.69; city steam —; options, November 8.69; January 8.03 bid; Pebruary 8.00 bid; May 8.0:bid.

CHICAGO, November 20—Cash quotations were as follows: Mess port \$11.75.013.00. Lard 8.15628.174. Short ribe, loose 7.2507.23. Dry sait shoulders boxed 6.1569 7.00; short clear sides boxed 8.25.68.374.

CINCINNATI. November 20—Pork casier at \$13.50. Lard dull at 8.00. Bulk meats in light demand; short ribs 5.00. Bacon dull; short clear 9.50.29.75.

Naval Stores.

SAVANNAH, November 20 — Spirite turpentine opened and closed at 27½ for regulars; sales about 500 casks. Rosin firm and in good demand; sales 5.00 bbis; A, B, C and D \$1.02½; E \$1.07½; F \$1.12½; G \$1.17½; H \$1.67; F \$1.15; K \$2.15; M \$2.55; N \$3.75; window glass \$4.00; waterwhite \$4.10.

Country Produce.

COTTON'S BAD BREAK

Later in the Day the Market Rallied and Nearly Recovered.

WENT OFF AN EIGHTH

Distillers Dropped Again, and the General List Was Steady, with Fractional Gains.

NEW YORK, November 20 .- The volume of siness on the stock exchange today was light d the speculation was unsettled. Contrary ations, in view of the Lehigh Valley the die market opened strong and advanced ghtly in the early dealings. There was me buying for London account in the arbinge speciarties and covering of short conacts made up the built of local buying. Before long the purchasing movement lost its force and the dealings became feverish and ir-regular. The industrials sagged off and then advanced, she railroad list being fairly well held, except Reading which was sold down of the possibility of its being affected by the strike. Before 11 o'clock the temper of the speculation became firm again and an advance of 4.8 to 1.4 per cent was recorded, the latter in Sugar, but shortly after that hour a drive was made on Distilling; on selling order drive was made on Distilling; on selling orders which came from the west, accompanied by rumors of meditated tariff changes less favorable than had been anticipated, the stock gave way to the extent of 2-14 per cent and the rest of the general fist fell off 1.4 to 28 per cent, General Electric and Sugar being most prominent in the decline. A very slight rally followed, but during the first part of the afternoon the market again became heavy and still lower prices were made. The depression afternoon the market again became Leavy and still lower prices were made. The depression continued to the close, being broken semi-occasionally by slight railies in the late dealings. The lowest prices of the day were current, the decline from the closing sales of Saturday ranging from 1-4 to 3-1-8 per cent, the latter in Cordage common, which was sold on reports that the reorganization committee statement will be unfavorable to the interests of the common stockholders; the preferred stockholders will be unfavorable to the interests of the common stockholders; the preferred stockholders sold at 54, an advance of 4 per cent, compared with the last sales which were effected Wednesday. American Cotton O'l preferred lost 3 1-4, Lehigh and Wilkesbarre 3, Distilling 1 1-2, and St. Paul and Duluth 1 per cent, the pther losses being fractional. Some few shares made gains on the day's transactions, including American Tobacco 3 1-2, Pittsburg, Fort Wayne and Chicago 2, Delaware Lackawanna and Western and Pittsburg and Western preferred 1 1-2 per cent.

ern preferred 1 1-2 per cent.

The railroad and miscellaneous bond market was irregular during the greater portion of the day, but closed steady with a decided upward windercy in prices.
Government bonds strong.
State bonds inactive.
Money on call easy at 4 to 1 1.2; last loan
1 1.2, closed offered at 1 1.2 per cent; prime

mercantile paper 4 to 6 per cent.

Sterling exchange firmer with actual business

Sterling exchange nri	ner with actual business
bankers' bills at 48	5 1-4 to 485 1-2 for de-
and and 469 1 4 for	sixty days; posted rates
100 400 100 100	carried bills 481 19 to
	ercial bills 481 1-2 to
81 3-4.	
Silver certificates 70	to 71.
The following are closing	bids:
b., T. & Santa Fe. 1914	
ms Express 145	N. J. Central 114
on & Terre Haute. 23 %	Nor olk & Western 21
ton & Terre Haute. 23 %	North American Co. 44
lo. pref	Northern Pac 7
erican Express 119	
timore & Ohio 69	U. P., Den, & Gulf 5
ada Pac 73	
ral Pacific 19%	Northwestern 103 5
	do. pref
& Ohic 18)	N. Y. Central 101
go & Alton 135	N. Y. & N. E
& Q 783	Ontario and West 2
70 Gas 62	Oregon Imp
idated Ges 134	Oregon Navigation
C. & St. L 31%	Ore. S. L. & Utah !
oal & Iron 10	Pacific Mail
h Oil 3016	Peoria, D. & E
Hudson 123	Pittsburg
Lack. & W 16716	Pittsburg Pullman Palsce
2014	Rtsa. Terminal 3
16	do, pref 15
	Rio Grande West 10
13%	do. pref 45
28	Rock Island 66%
ne 150	St. Paul 63%
orth. pref 108	do. pref 118
& E. Ills. pref 98	St. Paul and Omaha. 3612
ting Valley 2114	do, pref 110
Cantral 9212	Southern Pacific 18%
aul & Duluth 26	Sugar Refinery 92 /2
s & Texas pref. 22%	T. C. I
Srie & West 165	Texas Pac 7%
ref 6732	Tol. & O. Cent. pref. 70
ore 127	Union Pac 173
rust 2016	U. S. Express 50
Nash 48	Wahash, St. L. & P. 7
me, N. A. & Chic. 914	
anhattan Consol 125	
	do. pref 15%
amabia A Chas 10	do. pref 15% Wells Fargo Ex 120
emphis & Char 10	do. pref
ich. Central 99	do. pref
ich. Central 99	do. pref
ich. Central 99	do. pref. 15% Wells Fargo Ex 12% Western Union 86% Wheeling & L. Erie 14% do. pref. 60 Minn. & St. L. 11;
emphis & Char	do. pref. 15% Wells Fargo Ex 120 Western Union 884% Wheeling & L. Erie 14% do. pref. 60 Minn. & St. L. 11% Denyer & Rio G 10
emphis & Char 10 ich. Central	do. pref. 15% Wells Fargo Ex 12% Western Union 86% Wheeling & L. Erie 14% do. pref. 60 Minn. & St. L. 11;
emphis & Char	do. pref. 15% Wells Fargo Ex 120 Western Union 88% Wheeling & L. Erie 14% do. pref. 60 Minn. & St. L. 11% Denver & Rio G 10 Ed. Gen. Electric. 38%
emphis & Char 10 ich. Central	do. pref. 15% Wells Fargo Ex 120 Western Union 884% Wheeling & L. Erie 14% do. pref. 60 Minn. & St. L. 11% Denyer & Rio G 10

 nuisiana stamped.
 95

 nm. new set'm't 5a.
 103

 nm. new set'm't 5a.
 103

 do. 3s
 71½

 C. 6s
 115

 *Ex-dividend.
 14sked.
 Purnell, Hagaman & Co.'s Stock Letter.

By Private Wire to B. W. Martin, Manager.

NEW YORK, November 20.—The stock market declined in the closing hours on a renewal of the attacks of the Wheeler party. All unprotected spots were hammered, but as there were few thinly margined accounts hanging over the market no stop orders were caught except in Cordage and American Sugar Refiners. Commission houses were conspicteus sellers of the Grargers and the room traders took in some of the outstanding contracts. General Electric declined on the report that one of the most important branch companies will sever 4/s connection with the parent system. The drop in Whisky trust, was checked as soon as the block of long stock held for Peoria speculators had been marketed. Chicago, Burington and Quincy was feversh at the decline and there were indications of further liquidations from Boston houses. Purnell, Hagaman & Co.'s Stock Letter.

	Opening.	Highest.	Lowest.	Today's Clos'g bids.	Satureay's Clos'g bids,
elaware & Lack	169	169	168	168	167
orthwestern	104	104	103 1/2	103 2	103%
nn. Coal & Iron	****** *			15	15
chmond Terminal	28%	** ** ***	*******	3	3
to St	128	28 ½ 128 ½	127	273 ₈	2778
ke a	87	87%	8614	86%	127 12 86 12
dc	25	25%	24 36	24 52	24%
(C) [1] C	18	18	1734	17%	1734
a. & Cattle Feed Co.	3014	30 %	28	2812	30 0
chison	1936	2014	19%	19	193
ding	19%	20 16	19%	13%	20
sville and Nash	48%	4816	48	485	4836
h. Pacific pref	22	221/8	22	22	2138
aland	64	6414	6314	633%	63 1/6
	675	6712	60 4	66	663
Gas	62%	62%	61 %	62	6218
gar Refinery	79	7938	78 %	78%	7818
Bar Rennery	14	9434	9212	92 %	9336
n Oil	31	31	1334	13 4	30%
otric	4	41	3816	28 14	39 1
marke	Notes t yest	erday	acted	l as f	the

ing here as it is reporter spinners so far ahead hat corron instead of desist held its own and comerative to our farmers.

the most striking developments of

dian Pacific earnings for the first week in No vember increased \$3,000.

The visible supply of grain November 16th, as compiled by the New York produce exchange, is as follows: Wheat 76,754.000, increase 2,847,000; con 7,320,000, increase 722,000; oats 4,671,000, increase 76,000; rye 595,000, increase 28,000; barley 3,947,000, increase 739,000.

The movement of standard silver dollars for the week ending November 18th was 8031,650 and for the week corresponding of 18t2 8055. 764. The shipment of fractional silver from November 1st to November 18th has been \$585,493.

Atlanta Clearing Association Statement

Local Bond and Stock Quotations. STATE AND CITY BONDS. New Ga. 3568 27 to 50 years..... 95 66 Atlanta 6a, S. D. 113 New Ga. 356, 35 Atlanta 5a, L. D. 103

to 40 vears 95	96	Atlanta 4 78, 99	. 100
New Ga. 4%8,		Augusta 78, L. D.107	
1915108 ¼	110	Macon 6s 103	106
Georgia 7s. 1895 102	103	Columbus 5910)	
Favannah 5a100	10214	Rome graded 104	
Atlanta 8s, 1903114	117	Waterworks 6s. (3)	
Atlanta 7s, 1994 109	112	Rome 58 90	
Atlanta 7s, 1893195			
RAI	LROAL	BCNDS	
Ga. ea. 1897 97	93	Ga. Pacific, 1st.	93
Ga. Es, 1910 102	101	Oa. Pacific, 21.	37
Ga. 6s. 1922 109	111	A. P. & L., 1st74.	83
Central7s, 1893101	1	Mari'ta & N. d.	3)
Char. Col. & A. 95		8., A. & M., 1stm 15	63
RA	IT.ROA	D STOCKS.	
Georgia	135	Aug. & Sav	100
Southwestern 33		A. & W. P 65	70

The following ments and stock	at A.	lanta:				•
	RECE	IFIS	SHIP	M'TS	STO	CK.
	1893	1892	1893	1892	1893	1892
Saturday	1942	1151	1675	1010	14480	708
Monday	1513	1194	1600	900	1.8:3	732
Tuesday		41141				
Wednesday	***	*****	******	*** *-		****
Thursday		*** **	****			****
Friday	*****	****			* **	****
Total	2955	2345	3275	1910		

By Private Whre to B. W. Martin, Manager.

NEW YORK, November 20.—Liverpool gave some encouragement to buy on this s.de and a considerable amount of contracts were bought against sales in New Orleans at a difference of about 33 points, and this helped to hold the market at about 7.09 for July for some time. Some liquidation of the long interest then began and this was actuated by stop orders and further bear selling, which carried prices down until 11 points were reached below Saturday's prices. The receipts at New Orleans for tomorrow, estimated at 19,000, also helped the decline. An absence of selling orders at this time became evident, which the buils took advantage of and forced prices up about 11 points from the lowest, from which advance there was a slight decline. Our opinion expressed just before the close that we would likely be lower tomorrow was based on the idea that Liverpool is more likely to decline than improve, and for the further reason, too, that unless they should be better we should decline, because we are only 2 points worse than Saturday, whereas Liverpool is equivalent to 6 down, the closing there being 2 points lower than Saturday, whereas Liverpool is equivalent to 6 down, the closing there being 2 points lower than Saturday. We can articipate a spot demand that will see any rallying power to the market at the moment except for temporary improvement. There will be a time to buy cottor for a profit, and perhaps considerable profits, and we shall endeavor to keep our friends advised as to when this nmy be realized. The spot markets do not indicate any effective our information from the south contratues of the same character as to the probable contratues of the same character as to the probable contratures of the same character as to the probable contratures of the same character as to the probable contratures of the same character as to the probable contratures of the same character as to the probable contratures of the same character as to the probable contratures of the same character

The for wing is the range of cotton futures in New York t. day:

		0	五	12	H	SO.
ember			7.89	7.82	7.79-81	7.81-8
ecember		7.8		7.86	7.84-86	7.86-8
January		7.9		7.88	7.87-88	7.88-89
February	**********	7.9	9 8.05	7.96	7.95-96	7.96
March		8.0	7 8.13		8.02-63	8.04
April,		8.1	4 8.19	8.15	8.1C-11	8.12-13
May		8.2	1 8.27	8.18	8.18-19	8.19
June					8.24-25	8.26-2
The following receipts, export	s and	stock s	at the	ports:		
	RECE	IPTS	at the	ports:		ock.
	s and	stock s	at the	ports:		
receipts, export	RECE	IPTS	EXPO	RTS.	ST	DCK.
Faturday Monday	RECE 1893	IPTS 1892	EXPO 1893 39201	1892 72396	ST 0	1892 975628
Faturday	RECE 1893 42217	1892 42731 49954	EXPO 1893 39201 29594	DOTES: DRTS. 1892 72396 44593	1893 1030892 1074449	975628 994666
Saturday Monday Tuesday Wednesday	RECE 1893 42217 66804	1892 42731 49954	EXPO 1893 39201 29594	1892 72396 44593	8T0 1893 1030\$92 1074449	975628 994666
Saturday	RECE 1893 42217 66804	1892 42731 49954	EXPO 1893 39201 22594	1892 72396 44593	8T0 1893 1030\$92 1074449	975628 994666
Saturday Monday Tuesday Wednesday	RECE 1893 42217 66804	1892 42731 49954	EXPO 1893 39201 22594	1892 72396 44593	1893 1030992 1074449	975628 994666
Saturday Monday Tuesday Wednesday Thursday Friday Friday Monday Thursday Monday	RECH 1893 42217 66804	1892 42731 49954	EXPO 1893 39201 22594	1892 72396 44593	8T0 1893 1030892 1074449	975625 994666

Hubbard. Price & Co.'s Circular.

NEW YORK, November 20.—The Liverpool market rather surprised the trade this morning by its failure to decline at the opening and the result was an advance here of about 4 points on the first call in both markets: however, prices soon began to yield when the figures of the day's receipts were known. Liverpool closed from 2-64 to 3-64 pence lower than on Saturday, and by I o'clock the market was 10 points below the opening and 7 to 8 points lower than at the close on Saturday. New Orleans receipts tomorrow are estimated at

on Saturday, and by I o'clock the market was 10 points below the opening and 7 to 8 points lower than at the close on Saturday. New Orleans receipts tomorrow are estimated at froin 18,000 to 20,000, against 20,000 last year. The movement at Honston, Memphis and Augusta today is relatively lighter than it was last week. Honston receipts were only about 7,000 bales against 11,000 last year. Memphis got about 1,700 more than were received last year. There is no dearth of bullish news received, and predictions-follow predictions that the crop is a short one, that it has been rapidly marketed, and that receipts after the 1st of Detember will corroborate this theory, but as long as they continue as large as they are, holders are demogralized and stand not upon the order of their selling but sell as their financial exigences render necessary. Estimates of the week's receipts, notwithstanding aday's large movement, are not incre-sed, but unless we have a sharp falling off during the basance of the week's receipts convinting the afternoon commenced to improve upon the news that New England spinners were large buyers in the southern markets. This was shortly afterward confirmed by relegram from Boston ordering an extensive purchase here for account of the mills, and under this demand quotations were advanced until at the dose prices were identical with those of Saturday's fuish. Today's liquidation seems to have been thorough and has no doubt redeved the market from the weight of a very considerable portion of the weekly margined cotton that has hithered to the self-production. The net amount of cotton in sight on the 1st of December upon a fiberal estimate was 3,850,000 bales in 1887 when the crop turned out only about 7,700,000; the total quantity in sight on the 1st of December upon a

fiberal estimate was 3,850,000 bales in 1887 when the crop turned out only about 7,700,000; the total quantity in sight on the 1st of December was 4,033,000 in 1890, when the crop turned out nearly 8,700,000; the net amount in sight on the 1st of December was 4,200,000 bales. Unless all reports are disregarded we must believe that the money pressure, the remarkably good autumn weather, and the relatively good prices obtainable have had the effect of bringing the present crop of cotton more rapidly to market than almost any previous production.

Riordan & Co.'s Cotton Circular.

market than almost any previous production.

Riordan & Co.'s Cotton Circular.

NEW YORK, November 20.—(Special.)—Liverpool was again lower today. The receipts everywhere were heavy and our market, though opening at a slight rally, gave way under the pressure of forced sales of long cotton. The close was firm. We are constantly asked by wire is the liquidation over, and have we touched bottom. Nobody can give a trustworthy answer to these questions. A great deal of long cotton has certainly been sold out during the last few days and the sales today were especially heavy, but we fear that there is far too much poorly margined cotton still hanging over the market to justify the confidence that we have seen the lowest prices. If the receipts should be come more moderate the question would be settled very quickly in favor of the buils, but everybody has become incredulous of a drop in receipts yet awhile. The best that can be said is that the market is nervous and sensitive and that a favorable Liverpool or any other encouraging influence might cause a lively reaction, but we would caution our friends against taking it for granted that the first recovery of 10 or 20 points is the beginning of a good boom. We do not believe that the present low prices will last until Christmas, but we may have many a fatal start upward before then.

The Liverpool and Port Markets.

Central Bapt'st church Tuesday morning at 10 o'clock. Burjal at Oakland. The fol-lowing gentlemen are requested to act as pailbearers: Judge J. A. Anderson, W. H. Bell, J. D. Dameron, John H. Har-well, G. A. Dukes, R. J. Johnson, who will meet at H. M. Patterson's office at

VARNDOE -The friends and acquaintance of Mr. and Mrs. R. A. Varnedoe, Mr. and Mrs. L. C. Varnedoe and Mr. and Mrs. J. W. Oldknow are respectfully invited to attend the funeral services of the former from his late residence, 508 Washington street, this morning at 10:30. Interment

heid in Masonic hall this evening o'clock.

All Masons duly qualified cordially degree.

H. C. STOCKDELL, W. M. Invited to meet with us. Work in fellowcraft R. M. ROSE, Secretary.

none; uplands low middling clause November and De-cember delivery —; December and January delivery 41-64, 419-64; January and February delivery 418-64, 419-64; February and March delivery 418-64, 419-64, 429-64, 4 June and July de-livery - futures opened steady with-demand fair.

LIVERPOOL. November 20 -4:00 p. m.—Uplands low midCling clause November delivery 4 17-61, buyers; November and December delivery 4 18-64, 4 17-64; December and January delivery 4 18-64, 4 17-64; December and January delivery 4 18-64, 4 17-65, January and February delivery 4 17-64, buyers; February and March delivery 14-64, 4 17-65, June and July delivery 4 20-64; April and May delivery 4 21-64, sellers; May and June delivery 4 2-64, esilers; June and July delivery 4 24-64, 4 20-64; futures closed steady.

NEW YORK, November 20—Cotton quiet; sales 445 bales; middling uplands 7 16-16; Orienns 8 3-16; net receipts 3.52; gross 16,150; stock 164,122 GALVESTON. November 20—Cotton easy; middling 79-16; net receipts 14,831 bales; gross 14,831; sales 1,591; stock 176,996; exports to Great Britain 5,035; coastwise 3,479.

NORFOLK, November 29—Cotton easy; middling

3,479.

NORFOLK, November 29 — Cotton easy; middling 75; net receipts 5,868 bales; gross 6,868; sales 1,626; stock 95,225; exports coastwise 3,921.

BALTIMORE, November 29 — Cotton nominal; middling 8; net receipts none bales; gross 1,000; sales none; stock 21,801.

dling 87-16; net receipts 110, bains and 10; stock 10,112.

SAVANNAH was rember 29 - Cotton easy; middling 7b-16; net precipts 1,573 bales; gross 7,573; sales 1,600; stock 10*,850; exports to continent 3,149; coastwise 3,921, and 77-16; net receipts 17,303 bales; gross 18,852; sales 6,000, stock 236,988.

MOBILE, November 20 - Cotton easy; middling 7%; net receipts 3,173 bales; gross 3,173; sales 600; stock 33,25; exports coastwise 1,479.

MEMPHIS, November 20 - Cotton quiet; middling 7%; net receipts 8,045 bales; sales 1,400; shipments 7,25s; stock 37,78.

AUGUSTA, November 20 - Cotton quiet; middling 7%; net receipts 1,218 bales; shipments 583; sales 890; stock 40,013.

CHARLESTON, November 20 - Cotton steady; mid-stock 40,013.

CHARLESTON, November 20—Cotton steady; mid-dling 7½; net receipts 4,437 bales; gross 4,437; sales none; stock 94,495. HOUSTON, November 20 — Cotton easy; middling 7,3; net receipts 7,2-7 bales; shipments 7,707; sales 69 stock 38,178.

THE CHICAGO MARKET

CHICAGO, November 20.—Wheat opened about 1-4c. h.guer than Saturday's closing, became weak and prices declined 5-8c., railed 3-8c., receded 1-4c., advanced 3-4c. and closed within 1-8c. of top-figures. The stronger opening was influenced by better English cables, and the market weakened on the prospects of a rather liberal increase in the visible supply, as shown by the early postings. But there was no wheat for sale and a firm feeling developed.

Corn at the last was a little firmer, room traders buying, anticipating that wheat would do better, but early strength was of short duration, as the offerings increased and the price gradually sagged down 1-2c., the bear-ish attitude of speculators and receivers, together with the bright, cool weather, being foo much for the bulls, and the market had little support for a while, wheat selling off, and anti-pated larger receipts also added weakness to the situation. At the decline there was some good buying to cover shorts, and the price railed 5-8c., at the close, and gained 1-8 to 1-4c.

There was a moderate trade in oats, and a week feeling interes receding 3-8c early but

gained 1-8 to 1-4c.

There was a moderate trade in oats, and a weak feeling, prices receding 3-8c, early, but later, when the other grains railied, outs followed and prices reacted 3-8 to 4-2c, and closed steady.

The leading fut today.	utes 1m	mg oc				Cuit	450
WHEAT	Open.	H	igh.	1	Low.	C	lose
December	6014		6014		59		603
May CORN	6734		6776		66 2		6134
November	35 5		35 %		35%		35%
December	3516		\$6.78		3514		25 %
May	39%		43		39%		39%
November	27		27		27		27
December	2716		2736		2716		27%
May	30%		3014		30		30 5
January 1	2 80	12	85	12	221	12	42%
November	8 05	8	05	8	00	8	05
January	7 82%	7	8216	7	60	7	65
January	6 70	6	70	6	3736	6	47%

Lamson Bros. & Co.'s Grain Letter.

By Private Wire to B. W. Martin. Manager.

CHIOAGO, November 20.—The action of our market early was again a discouragement to holders and more liquidation took place, making another record for low price on December and May options. News, while not particularly bearish, did not contain the ingred earls that would help prices. All increase of 2,701,000 bushes in visible supply had no effect on the market, being offset by liberal seaboard buying on the part of a local trader. It's often a question of conjecture by the trade how our business can increase at certain times in the face of large stocks and small exports. This is perhaps partially explained by the fact that each year there is a certain amount of wheat that comes out of our visible and is ground into flour for home consumption. This consumption, or wear-away, amounted last year to something like 40,000,000 bushe's from July 1st to November 15th. This year since the 1st of July only about 8,000,000. It is apparent from these figures that the stocks of flour inchis country are email, probably on account of close money which has prevailed, dealers laying in only a small supply. But a large demand would increase this wearaway and cause decrease in our visible. The close showed a marked improvement, 3-801-2c over Saturday. Con was weak in sympathy with wheat and on the weather conditions, which are favorable for a large movement. Receivers and shippers are now talking bearlsh and the speculative demand is rather poor. The close was stronger, however, with wheat.

Provisious suffered another sharp decline. Lamson Bros. & Co.'s Grain Letter. Provisions suffered another sharp decline although hogs at the yards were 56 10c higher Packers offered large quantities on the manket, which was not broad enough to absorb the same. The result was a decline in January options of 62 1-2c per barrel in post, 25c in lard and 30c per 100 pounds in rigs, although the close showed a slight advance from these figures.

Flour, Grain and Meal.

ATLANTA, November 20 - Flour-First patent \$4.75; second patent \$4.50; extra fancy \$3.50; fancy \$3.40; family \$3.10; \$3.25. Corn-No. 1 white 60c; No. 2 white 58c; mixed 58c. Oats—Texas rust proof 50; white 44c; mixed 41c. Seed rve—Georgia 75:68. Hay—Choice timothy, large baies, \$5.00; Choice timothy small baies, \$6c; No. 1 timothy, small pales, \$6c; No. 2 timothy, small baies, \$9c; No. 1 Plnin 58c; bolted 56c. Wheat bran—large sacks, 90c; small sacks \$9c. Cotton seed meal—\$1.30 % ewt. Steam feed—\$1.10 % cwt. Stock peas 60:565:25.75 % but Tennessee \$1.75; 5.65. (5.65) % but Tennessee \$1.75; 5.65. (6.65) % but Tennessee \$1.75; 5.65. (6.65) % Critis Pearl \$3.25.

is cwt. Stock peas \$00.686 c but white \$0.685c lady \$5 cirls. Boston bears \$2.65.2.75 \(\frac{1}{2} \) but; Tennessec\$1.75.0 c.00. Grits Pearl \$3.25.

NEW YORK, November 20 - Flour fairly active and higher. Wheat, spot steady with a fair trade; No. 3 red winter \$5\(\sigma\), in store and elevator; afout \$5\(\sigma\), a - tions closed steady; No. 2 November \$60\(\sigma\), Tecember \$60\(\sigma\), Oz 1 nelevator \$41\(\sigma\), December \$41\(\sigma\), December \$41\(\sigma\), May \$61\(\sigma\), As, spot dull and \$60\(\sigma\), E lower on white; options closed firm; November \$41\(\sigma\), December \$41\(\sigma\), May \$31\(\sigma\), 100 November \$31\(\sigma\), 100 white \$31\(\sigma\), (200 kills \$31\(\s

FUNERAL NOTICE.

GREENE.—The friends and acquaintances of Mr. and Mrs. George Greene, Mr. and Mrs. W. J. Keeling, Mr. and Mrs. George G. Greene and Miss Annie Greene are respectfully invited to attend the funeral of Mrs. George Greene at St. Luke's cathedral at half-past 2 o'clock this afternoon. Interment at Onkland cemetery.

KICKLIGHTER.—The friends and acquaint-ances of Mrs. M. A. Kicklighter and family are invited to attend her funeral at the

MEETING NOTICE.

A stated communication of Georgia odge, No. 56, F. and A. M., will be ed in Masonic hall this evening at 7 Celock

WILMINGTON. November 20—Cotton nominal; midding 7.5; net receipts 4,027 baies; gross 4,027; sales nous; stock 40,675.

PHILADELPHIA. November 20—Cotton and; midding 8 7-16; net receipts 110 bains 110; stock 10,112.

56\%; May 64\%. Corn followed wheat and closed \\
\bar{1}0\ above Saturday; No. 2\ mixed cash 31\\
\bar{1}1\); November 32; December 32\%; May 36. Oats lower except for May, which is firmer; No. 2\ cash 26\%; November 26\%; May 30\%. 60\%.

BALTIMORE, November 20\text{\$-Plour dull: unchanged;} Howard street and western superfine \$2.00\%. 35\ extra \$2.5\%. 36\%; of smlly\$\frac{1}{5}\, (6\%. 40\%.)\ Wheat quiet and steader; No. 2\ red spot and November 64\%; milling wheat by sample 6\%. 60\%. Corn quiet; white new 46\%. CHICAGO November 30\ \text{\$-Visited Novemb CHICAGO, November 20. Flour very weak; winter patents \$3.2563.50; winter straights \$2.7563.10; spring patents \$3.25. No. 2 spring wheat 59:5; No. 3 spring 666604; No. 2 red 59:5. No. 2 corn 35:4. No. 2 cats 27

@21'p.
CINCINNATI, November 30 -Flour duli; famfly \$2.15
@2.25; fancy \$2.65@2.25. Wheat heavy; No. 2 red 57.
Corn dul and drooping; No. 2 mixed 35@39. Oats easier;
No. 2 mixed 30/1@31.

tures ra	nged		ollov	vs in	Chic	ago
Open.	H	igh.	1	Low.	C	lose
	-	6014		59		603
		6736		66		613
35 %		35 %		35%		353
		35%				35 }
		49				39%
_ 27		27				27
						273
		3014		30		30 %
12 80	12	85	12	2214	12	423
8 05	8	05	8	00	8	05
			7	60	7	65
		0-/8				
6 70	6	70	6	3716	6	473
	Open. 60% 67% 35% 35% 39% 27 27% 30% 12 80 8 05 7 82%	Open. 60% 60% 60% 35% 35% 32% 32% 30% 12 80 12 8 05 8 8 7 82% 7	Open. High. 60'4 Cold. 60'4 Cold. 67'4 67'3 55'4 55'4 35'4 55'4 55'4 35'4 55'4 35'4 55'4 35'4 10 27 27'4 77'4 30'3 30'4 12.80 12.85 8.05 8.05 7.82'4 7.82'4	Open. High. 1014 107% 107% 107% 107% 107% 107% 107% 107%	Open. High Low. 6014 6914 6714 6714 6714 661. 2514 2574 3574 3514 3514 3514 3514 3514 3514 3514 351	60 4 60 4 60 4 60 4 60 4 60 4 60 4 60 5 60 5

CONSTITUTION OFFITS

CHARLESTON. November 20 - Turpentine firm at 27; rosin firm; good strained 95.

Country Produce.

ATLANTA. November 20—Eggs 18 220. Butter—Western creamery 30,425c; fancy Tenness:e 22,425c; choice 18,620c other grades 12 40.5c; Live poultry—Turkeys 10 4016 2 h; hens 23,405, spring chickens, large 15 a 20c; medium 12 4,4015c; smail 10,612 4,740cks 20,427 h; Dressed poultry—Turkeys 15 a 16c; ducks 15c; chickens 10,415. Irish potatoes —\$4.50,62.75 2 bbl; fancy 2 bu. 90,625.10. Sweet potatoes, 164.5c 2 bu. Honey—Strained 8 a 10c; in the comb 18 12 5c. Onlons 75c.621.10 2 bur, bbl 82.25 a 25 c. Spanish onlons. 1 bu. grates, \$1.40,61.50. Cabbage 1-56.6c. Grapes—Malaga 50 to 55 h kegs \$5.00; 60 to 55 h kegs \$5.50. Fruits and Contections.

Everything Made to Order in First-Class Style.

"To begin a Reduction Sale at this season of the year is an

unusual occurrence, but an unusually large stock and small

sales forces us to offer Extraordinary Inducements to the

trade. The time for meeting heavy payments is here. You can

save yourself dollars by ordering your Clothing now and

Compare the above with the answer you handed in. If your answer is the same, please call and

AND NOW FOR THE REDUCTION SALE

WE MUST HAVE MONEY. We make a Tremendous Sweeping Reduction on every piece of goods in our house. Beginning Monday, November 20th, you can buy any Suit, Overcoat or Pair of Trousers in our house at 20 PER CENT OFF THE REGULAR PRICE—ONE-FIFTH CUT OFF.

Everything reduced in like proportion. Nothing withheld. Our stock must and shall be reduced. Sale lasts for one week only. This is a bona fide offer. Anything you see marked in our windows

Take advantage of this opportunity. Perfect fit and satisfaction in every way guaranteed, no matter what the price may be. Come early in the week, and get choice of large selection: Notice

We will be pleased to prove to the incredulous that the awful cut advertised is actually made.

KAHN BROS., THE LEADING TAILORS

8 WHITEHALL ST., ATLANTA, CA.

OUT. OF TOWN CUSTOMERS CAN SECURE OUR LINE OF SAMPLES, TAPE LINE, FASHION PLATE AND EASY RULES FOR SELF-MEASUREMENT BY

have your receipt changed; you are entitled to a 50 per cent reduction.

The Answer to Our Puzzle Explains!

Our \$20 Suits to Order Now Go for \$16.

Don't wait; come at once. Open evenings until 9 o'clock.

Our \$6 Pants to Order Now \$4:80.

KAHN BROTHERS."

Our \$5 Pants to Order Now Go for \$4.

Our \$20 Overcoats to Order Now \$16.

Pigginia, electric light 5.05%; taacy handpicked 4; 46; North Carolina 4.44; Georgia 2;633.

Bagging and Ties.

ATLANTA, November 20—Bagging—1% to 5%; 2 to 6; 24 to 6%. Ties—50 to \$1.00; 45 to \$1.95. FINANCIAL.

DARWIN G. JONES.

STOCKS, BONDS, LOANS, INVESTMENT SECURITIES

LARGE LIFE INSURANCE POLICIES purchased for cash, or loans made thereon. Endowments, tontine and distribution policies specialties. ANDERSON & JOHNSTON, 31-33 Kentucky National bank building, Louisville, Ky.

John W. Dickey, Stock and Bond Broker, AUGUSTA, GA. Correspondence Invited.

W. H. PATTERSON. Dealer in Investment Securities OLD CAPITOL BUILDING.

HUMPHREYS CASTLEMAN, Dealer in Bonds and Stocks. Loans Negotiated.

13 East Alabama Street.

Several dealers are selling whisky in second-hand "Purity" bottles for 'Purity" Rye. Others pretend to sell our "Purity" under other brands. Articles of merit are imitated. The genuine "Purity" sold only by the R. M. Rose Co., No. 12 Marietta street.

Jackson Office Furniture Co.,

WILMINGTON, November 20—Rosin firm; strained 97;; good strained \$1.62;; turpentine steady at 25.4; tar steady at 21.10 crude turpentine steady; hard \$1.50; soft and virgin \$1.70. JACKSON, TENN. Manufacturers of School, Church and Office Furniture. Schools and Churches seated in the best manner. Offices furnished. Send for catalogue. nov14-4w-tues thur sat

> Now Order and Plant As soon as it rains shade trees, fruit trees, curemental and flowering trees and shrubs, coses, etc. The best and cheapest can be had from

D. A. BEATIE. Catalogue free.

Oil and Sand Furnished. PRESSED BRICK Lint & Lovelace Commission Company, agents for the

ROME BRICK CO., Manufacturers of the finest brick in the south.

7-13 Decatur Street, Atlanta, Ga.

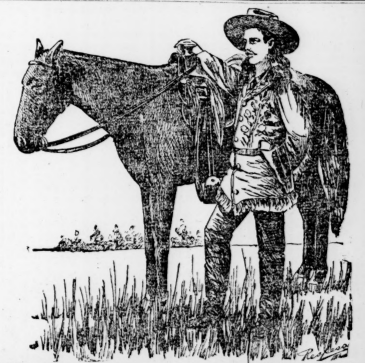
WHOLESALE DEALERS IN

Liquors, Brandies, Wines, Gins, Beers

and other articles usually kept in a first-class liquor store.

We are distillers of the well-known brand "Stone Mountain" corn whisky. Special attention is invited to this whisky, as it is conceded to be the best corn whisky made in America. Give us a trial order for it, or any other goods you may desire.

PHONE 48.



Dr. Blue Mountain Joe's Gombination Gonsisting

OF 30 PEOPLE, Corner Edgewood Average and Fort Streets. Two Grand Performances daily; free high rope performance t 2:30 o'clock; matinee im